

CITY COUNCIL

Meeting Agenda

REGULAR MEETING COUNCIL CHAMBERS MONDAY, JUNE 8, 2009 7:00P.M.

OPENING MATTERS

CALL TO ORDER

INVOCATION: Rev. Calvin Kurtz, Reading-Berks Conference of

Churches

PLEDGE OF ALLEGIANCE

ROLL CALL

PROCLAMATIONS AND PRESENTATIONS

Mayoral Proclamations

- Recognizing the actions of Mark Schaeffer and Antwaun Johnson in assisting a woman whose purse was snatched
- Recognizing Quelbin Amancio, RHS graduate

Council Commendations

- Recognizing the achievements of Donavan Lindsey, Reading High School student
- Recognizing the achievements of Katherine Hernandez, Reading High School student

PUBLIC COMMENT - AGENDA MATTERS:

Citizens have the opportunity to address the Council, by <u>registering</u> with the City Clerk <u>before the start of the meeting</u>. All remarks must be directed to Council as a body and not to any individual Council member or public or elected official in attendance. Any person making personally offensive or impertinent remarks or any person becoming unruly while addressing Council may be called to order by the Presiding Officer and may be barred from speaking before

Council, unless permission to continue speaking is granted by the majority vote of Council. All comments by the public shall be made from the speaker's podium. Citizens attending the meeting may not cross into the area beyond the podium. Any materials to be distributed to Council must be given to the City Clerk before the meeting is called to order.

Those commenting on agenda business shall speak at the beginning of the meeting and shall limit their remarks to 5 minutes. Those commenting on general matters shall speak after the legislative business is concluded and shall limit their remarks to 3 minutes. No comments shall be made from any other location except the podium, and anyone making "out of order" comments may be subject to removal. There will be no demonstration at the conclusion of anyone's remarks. Citizens may not ask questions of Council members or other elected or public officials in attendance.

APPROVAL OF AGENDA

AGENDA: Council Meeting of June 8, 2009

Consent Agenda Legislation

Resolution - authorizing the Mayor on behalf of the City to sign and submit an application for the US DOE Energy Efficiency and Conservation Block Grant Program (Man Dir)

Resolution – waiving the required bond or surety pursuant to Chapter 22 Subdivision and Land Development Ordinance Section 309 Performance / Maintenance Guarantees (§22-309) of the City of Reading Codified Ordinance for development of the Double Tree Convention Center Garage by the Reading Parking Authority in the 700 block of Penn Street. (Council Staff)

Resolution – authorizing City Council to testify at the June 10th Zoning Hearing Board meeting regarding Variance and Special Exception applications affecting the quality of life in City neighborhoods (Council Staff)

Award of Contract – to retain legal counsel to handle the City's inter-municipal agreements for sewer services (Purchasing)

ADMINISTRATIVE REPORTS

REPORT FROM OFFICE OF THE AUDITOR

REPORTS FROM DIRECTORS OF BOARDS, AUTHORITIES, & COMMISSIONS

ORDINANCES FOR FINAL PASSAGE

Bill No. 29-2009 – amending the City of Reading Codified Ordinances Chapter 15 Motor Vehicles and Traffic, Section 15-419 Daily Parking Permits by eliminating the need for funeral homes to pay for no parking signs (Waltman) *introduced at the May 27 regular meeting*

Bill No. 30-2009 - amending the City of Reading Codified Ordinances – Chapter 4 – Part 1 Historical Districts – Section 102 by adding the definition of satellite dish, antenna and other modern device and Chapter 4 – Part 1 Historic Districts by establishing guidelines for the installation of satellite dishes and other modern accessories, devices or fixtures of comparable size in historic districts (**Council Staff, HARB & Waltman**) Introduced at the March 23 regular meeting; reviewed April 6 at the Public Safety Committee; Tabled at the April 13 regular meeting; reviewed by HARB and FCC, final draft reflects input from both entities

Bill No. 31-2009- authorizing the Mayor to execute an easement agreement between the City of Reading and the Reading Area Water Authority thereby conveying unto the Reading Area Water Authority a non-exclusive, perpetual easement in gross upon that portion of premises known and designated as Easement 101-2 located within parcel ID # 530773-51-0576, along River Road, Reading, Berks County, Pennsylvania (Law) *introduced at the May 26 regular meeting*

Pending Advertisement and Public Hearing Required by MPC Notice of Pending Ordinance Doctrine

Ordinance - amending the City of Reading Code of Ordinances Chapter 27 Zoning by creating a new section in Part 11 Additional Requirements for Specific Uses of Zoning Districts by placing requirements for the rental of single family homes in areas zoned R-1, R-1a and R-2 and amending the definitions section (**Council Staff**) *Introduced January 2009; Public Hearing held March 18th at 5 p.m. in Council Chambers*

Ordinance - amending the City of Reading Zoning Ordinance per Exhibit "A" to create a new zoning district to be known as Municipal Use (MU) Zoning District and the uses allowed therein as well as the requirements for such uses and amending the City

of Reading Zoning Map to reflect the addition of a new zoning district as described in and per the map attached as Exhibit "B" (Law) Introduced at the April 27 regular meeting; Public Hearing held on June 3 at 5 pm in Council Chambers

Pending Further Review

Ordinance - amending the City of Reading Codified Ordinances by creating a new Part 20 - Vacant Building Registration - in Chapter 10 Health and Safety Enforcement (Council Staff & Law) Introduced at the April 13 regular meeting; reviewed and discussed at the April 20th work session; Referred to Public Safety Committee

Bill No. 27-2009 – amending Section 6 Prohibited Behaviors of the Code of Ethics by adding a provision regarding Fraudulent Behavior and amending the provisions regarding Use of City Property and Personnel and Political Activities (Board of Ethics) introduced at the May 11 regular meeting; tabled at the May 27 regular meeting; to be discussed at the June 22 Committee of the Whole

INTRODUCTION OF NEW ORDINANCES

Ordinance – increasing the fees in Engineering (Curb Permit, Building Line Survey, Street Cut Permit, Street Restoration, Driveway Permit and restoration, Sidewalk Occupancy, Vault and Repair Permit, Pole Permit), and Traffic Engineering (Banner Installation and Removal) (Managing Director)

Ordinance – amending the Capital Improvement Program to provide for the extension of River Road and further improvements to Hillside Playground. (Public Works)

RESOLUTIONS

Resolution – amending Resolution No. 56-2009 to incorporate the 100 block of N. 9th and N. 10th street in the Main Street Program, authorizing the application for façade grants and include a Main Street Program Board of Directors (**Community Development**)

Resolution - endorsing the tunnel option for the conveyance of sanitary sewage

from the eastern side of the Schuylkill River to the wastewater treatment plant on Fritz Island (Public Works Dept)

PUBLIC COMMENT - GENERAL MATTERS

COUNCIL BUSINESS / COMMENTS

COUNCIL MEETING SCHEDULE

Monday, June 8

Meeting with the Mayor – Mayor's Office – 4 pm Committee of the Whole – Council Office – 5 pm Regular Meeting – Council Chambers – 7 pm

Thursday, June 11

Reading LRA Navy Marine Center Public Meeting – Seventh Day Adventist Church – 7 pm

Monday, June 15

FLAG DAY - City Hall closed

Tuesday, June 16

Meeting with the Mayor – Mayor's Office – 4 pm Public Works Committee – Council Office – 5 pm Administrative Oversight Committee – Council Office – 5 pm Work Session – Penn Room – 7 pm

Wednesday, June 17

City Day Mid-Day Café

Saturday, June 20

Budget Summit – 9 a.m. Council Chambers

Monday, June 22

Meeting with the Mayor – Mayor's Office – 4 pm Committee of the Whole – Council Office – 5 pm Regular Meeting – Council Chambers – 7 pm

BAC AND COMMUNITY GROUP MEETING SCHEDULE

Monday, June 8

Fire Civil Service Board – Penn Room – 4 pm 6th & Amity Neighborhood & Playground Assn – 6th & Amity Fieldhouse – 6:30 pm

Tuesday, June 9

Airport Authority – Airport Authority Office – 8:15 am
Water Authority Workshop – Penn Room – 4 pm
Park and Recreation Advisory Committee – 5:30 pm
15-1 – 928 Pearl St – 6:30 pm
Planning Commission – Penn Room – 7 pm
Bethany Area Neighborhood Organization – Bethany Baptist Church – 7 pm
District 11 Crime Watch – Orthodox Presbyterian Church – 7 pm

Wednesday, June 10

Zoning Hearing Board – Penn Room – 5:30 pm Center City Community Organization – Holy Cross Church – 6 pm Greenwich Seed – Hope Lutheran Church – 6:30 pm

Thursday, June 11

Police Pension Board – Penn Room – 10 am Southeast Community Council – Amanda Stoudt Elementary School – 7 pm Legislative Aide Committee – Penn Room – 7:30 pm

Sunday, June 14

College Heights Community Council – Nativity Lutheran Church – 7 pm

Monday, June 15

Library Board – 113 S 4th St – 4 pm

Tuesday, June 16

Charter Board – Penn Room – 7 pm HARB – Planning Conference Room – 7 pm Council of Neighborhoods – 7:30 pm

Wednesday, June 17

Convention Center Authority – Sovereign Center CEI Lounge – 7 am
Officers and Employees Pension Board – 1:30 pm
Fire Diversity Board – Penn Room – 4:30 pm
Redevelopment Authority – Redevelopment Office – 5:30 pm
Community of Hope of the 6th Ward – Lauer's Park Elementary – 6:30 pm
UNO – Mennonite Church – 7 pm
Centre Park Historic District – Artifacts Bank – 7:30 pm

Thursday, June 18

Dare 2 Care – Bethel AME Church – 5:30 pm Blighted Property Review Committee – Council Office – 6 pm Southeast People's Voice – St. John's UCC – 6 pm Mulberry & Green Citizens Committee – St. Luke's Lutheran Church – 6:30 pm

Friday, June 19

Fire Pension Board – Penn Room – 10 am

Monday, June 22

DID Authority – Reading Eagle 3rd Floor Conference Room – noon BARTA – BARTA – 3 pm Northwest Neighborhood Assn – Wesley United Methodist Church – 6:30 pm



AGENDA MEMO

THOMAS McMAHON, MAYOR RYAN HOTTENSTEIN, MANAGING DIRECTOR

TO: City Council

FROM: Charles M. Jones, Director of Public Works

PREPARED BY: Cindy DeGroote, Grants Coordinator

MEETING DATE: June 8, 2009 AGENDA MEMO DATE: June 3, 2009

REQUESTED ACTION: Council approve a resolution to authorize

the Mayor to sign and submit a United

States Department of Energy

Energy Efficiency and Conservation Block

Grant Program Application

RECOMMENDATION

The Administration recommends Council approve a resolution authorizing the Mayor to sign and submit a Energy Efficiency and Conservation Block Grant application to request the funding (\$791,000) to complete specific energy projects throughout the City.

BACKROUND

The United States Department of Energy provides funding in formula grants under the Energy Efficiency and Conservation Block Grant (EECBG) Program This funding is available for the first time under the American Recovery and Reinvestment Act of 2009. This Program, authorized in Title V, Subtitle E of the Energy Independence and Security Act of 2007 (EISA) and signed into Public Law (PL 110-140) on December 19, 2007, provides funds to units of local and state government, Indian tribes, and territories to develop and implement projects to improve energy efficiency and reduce energy use and fossil fuel emissions in their communities. The City of Reading has been allocated \$791,000 to complete approved programs under this funding source. The City plans to develop an Energy Efficiency and Conservation Strategy and complete energy projects within the approved strategy.

BUDGETARY IMPACT

None

PREVIOUS ACTION

None

SUBSEQUENT ACTION

None

REVIEWED BY

Director of Public Works, Managing Director and Mayor

RECOMMENDED MOTION

Approve/Deny the resolution to authorize the Mayor to sign and submit a USDOE Energy Efficiency and Conservation Block Grant Program application.

Resolution No
RESOLUTION AUTHORIZING THE MAYOR ON BEHALF OF THE CITY TO SIGN AND SUBMIT AN APPLICATION FOR THE US DOE ENERGY EFFICIENCY AND CONSERVATION BLOCK GRANT PROGRAM.
WHEREAS, The United States Department of Energy provides funding in formula grants under the Energy Efficiency and Conservation Block Grant (EECBG) Program. This funding is available for the first time under the American Recovery and Reinvestment Act of 2009. This Program, authorized in Title V, Subtitle E of the Energy Independence and Security Act of 2007 (EISA) and signed into Public Law (PL 110-140) on December 19, 2007, provides funds to units of local and state government, Indian tribes, and territories to develop and implement projects to improve energy efficiency and reduce energy use and fossil fuel emissions in their communities; and
WHEREAS, the City of Reading has been allocated \$791,000 to complete approved programs under this funding source. The United States Department of Energy provides funding in formula grants under the Energy Efficiency and Conservation Block Grant (EECBG) Program; and
WHEREAS, THE City of Reading is requesting \$791,000.00 of the total allocated funds through The United States Department of Energy Efficiency and Conservation Block

Grant (EECBG) Program

	ADOPTED BY COUNCIL	_, 2009
ATTEST:	PRESIDENT OF COUNCIL	
CITY CLERK		

RESOLUTI	ON NO.	-2009

THE COUNCIL OF THE CITY OF READING HEREBY RESOLVES AS FOLLOWS:

Reading Area Parking Authority is relieved and granted a waiver of/from the requirements of posting a bond or surety pursuant to Chapter 22 Subdivision and Land Development Ordinance Section 309 Performance / Maintenance Guarantees (§22-309) of the City of Reading Codified Ordinance for development of the Double Tree Convention Center Garage, by the Reading Parking Authority, at 701 Penn Street, Reading, Berks County, Pennsylvania per the plan approved by the City of Reading Planning Commission on May 12, 2009, by its Resolution #33-2009, and any reaffirmation thereof. Provided, that Reading Area Parking Authority shall execute a Municipalities Improvements Agreement in a form prepared and provided by the City of Reading wherein they guarantee without the need to post any surety performance of the requisite municipal improvements for development and construction of the aforesaid project and site.

Adopted by Council		, 2009	
	Vaughn D. Spencer, Pres	sident of Council	
Attest:			
Linda A Kelleher CMC City Clerk	<u> </u>		

RESOLUTION NO	
THE COUNCIL OF THE CITY OF READING FOLLOWS:	HEREBY RESOLVES AS
Authorizing members of the City of Reading Cit testify at the Zoning Hearing Board meeting scl June 10, 2009 regarding applications for Special I that will affect the quality of life in City neighborh	heduled for Wednesday, Exceptions and Variances
Adopted by Council	, 2009
	Vaughn D. Spencer President of Council
Attest:	
Linda A. Kelleher CMC City Clerk	

BILL NO._____-2009 AN ORDINANCE

AMENDING THE CITY OF READING CODIFIED ORDINANCES CHAPTER 15 MOTOR VEHICLES AND TRAFFIC, SECTION 15-419 DAILY PARKING PERMITS BY ELIMINATING THE NEED FOR FUNERAL HOMES TO PAY FOR NO PARKING SIGNS.

THE CITY OF READING CITY COUNCIL HEREBY ORDAINS AS FOLLOWS:

SECTION 1. Amending the City of Reading Codified Ordinances Chapter 15 Motor Vehicles, Section 15-419 Daily Parking Permits by eliminating the need for Funeral Homes to pay for the required No Parking Signs for funeral services, as attached in Exhibit A.

SECTION 2: All relevant ordinances, regulations, remaining sections of Chapter 1 of the Codified Ordinances of the City of Reading, Pennsylvania not amended hereby shall remain in full force and effect.

SECTION 3: If any section, subsection, sentence or clause of this ordinance is held, for any reason, to be invalid, such decision shall not affect the validity of the remaining portions of the Ordinance.

SECTION 4: This Ordinance shall become effective in ten (10) days, in accordance with Charter Section 219.

Charter occurr 213.	Enacted, 2009
Attest:	President of Council
City Clerk (Councilor Waltman)	

Submitted to Mayor:
Date:
Received by the Mayor's Office:
Date:
Approved by Mayor:
Date:
Vetoed by Mayor:
Date:

EXHIBIT A

§15-419. Daily Parking Permits.

- 1. **Purpose**. The daily parking permit is designed to make legal parking more convenient by having the motorist prepay the parking meter fee in return for a permit (sign). These signs are intended for short-term use only; they are not to be used in place of long term off-street parking. Daily parking permits are good at all metered and non-metered legal parking spaces. They do not permit parking in prohibited parking zones.
- 2. The following regulations govern the rental of the parking permit:
- A. The Reading Parking Authority may require a separate Police Department issued "special event" permit for issuance of four or more signs.
- B. The daily parking permit shall contain the name of the individual or organization renting the sign and the date, time and location of use.
- C. Signs used in parking meter areas must be posted prior to 5 p.m. on the night before its intended use and posted one sign per metered space. The permit must be attached to the meter pole with string or wire. The use of tape is not permitted.
- D. Signs used in non-metered areas must be posted 12 to 16 hours prior to the time indicated on the signs. One sign is required for every parking space.
- E. Daily parking permits are exempt from street cleaning.
- F. Daily parking permits cannot be used at loading zones or pick-up zones.
- G. It is illegal to alter this sign or attempt to use it at a date and/or time other than originally specified.
- H. After the sign has served its need and is no longer valid, the rentee is responsible for its prompt removal and proper disposal.
- I. Should this sign become damaged or worn out before you are finished with it bring it to the Reading Parking Authority for a replacement.
- J. No refunds or replacement signs will be issued by the Reading Parking Authority due to rescheduling of events, inclimate weather or non use by the rentee.
- K. Any violation of any of the above regulations may result in prosecution.
- 3. The cost of the daily perking permit shall be as follows:
- A. Three dollars per space, per day for a non-metered space.
- B. Five dollars per space, per day for a metered space.

4. Funeral Homes shall be exempted from the requirement to pay the Daily Parking Permit fee for funeral services as stated in Parts 3 - A and B above. Funeral Homes shall be required to comply with all remaining requirements as stated herein.

(*Ord.* 14-2001, 5/29/2001; as added by *Ord.* 77-2005, 11/14/2005, §1; by *Ord.* 14-2007, 2/12/2007, §1; and by *Ord.* 68-2007, 9/10/2007, §1)

BILL NO 2009

THE COUNCIL OF THE CITY OF READING ENACTS THIS ORDINANCE AMENDING THE CITY OF READING CODIFIED ORDINANCES – CHAPTER 4 – PART 1 HISTORICAL DISTRICTS – SECTION 4-102 BY ADDING THE DEFINITION OF SATELITE DISH, ANTENA AND OTHER MODERN DEVICE AND CHAPTER 4 – PART 1 HISTORIC DISTRICTS BY ESTABLISHING GUIDELINES FOR THE INSTALLATION OF SATELLITE DISHES AND OTHER MODERN ACCESSORIES, DEVICES OR FIXTURES OF COMPARABLE SIZE IN HISTORIC DISTRICTS.

THE COUNCIL OF THE CITY OF READING HEREBY ORDAINS AS FOLLOWS:

SECTION 1. Adding new language in the City's Codified Ordinances Chapter 4, Part 1 Historical Districts Section 4-102 defining satellite dish, antenna, and other modern device as follows:

Satellite dish- A "dish" antenna that is one meter (39.37") or less in diameter and is designed to receive direct broadcast satellite service, including direct-to-home satellite service, or to transmit fixed wireless signals via satellite.

Antenna- An antenna that is one meter (39.37") or less in diameter or diagonal measurement and is designed to receive video programming service via broadband radio service, to receive or transmit fixed wireless signals other than via satellite, or designed to receive local television broadcast signals. Such antennas may be mounted on masts to reach the height needed to establish line-of-sight contact with the transmitter. *Masts higher than Antennas used for AM/FM radio, amateur (ham) radio, CB radio, Digital Radio Services (DARS), or antennas used as part of a hub to relay signals among multiple locations are not covered by these rules.*

Other Modern Device- Any other device communication or other utilized to assist in viewer's ability to receive video programming signals from direct broadcast satellites, broadband radio service, and television broadcast stations (TVBS)

SECTION 2. Amending Section 4-106 Enforcement and Administration Part A as follows:

4. General Administrative Procedures.

A. All persons or entities desiring to undertake an exterior alteration or modification, requiring a building permit under the presently enacted building code, to any building, structure, sign or premises **or install any satellite dish**,

antenna or other modern device utilized to receive video programming signals as set forth in Number 5 below within any designated historic district, shall apply to the Preservation Officer for a certificate of appropriateness prior to obtaining the required building permits as set forth in §4-107. No application shall be accepted or deemed complete until such time as all forms, materials and plans are filed and any and all fees are fully paid.

SECTION 3. Establishing the following guidelines for the placement of satellite dishes in historic districts *in Section 4-106 (5) and renumbering the remaining sections:*

Installation-No satellite dishes, antenna, or other similar modern device shall be installed or placed in front yards, front of buildings or along their facades within historic districts. All satellite dishes, antenna, or other similar modern devices shall be located to the rear of the main dwelling unit. Antenna and satellite dishes may be installed in the rear or on the roof of the main dwelling unit. A roof mounted satellite dish or antenna shall not be visible from the public right of way. When being secured to a brick wall, anchoring for satellite dishes shall only occur within the mortar joints and not within the brick themselves.

Satellite dishes that are placed in accordance with this Ordinance may be approved at Staff level when submitted with a diagram of their proposed placement on the structure or building. Placement of satellite dishes on any other area of a structure or building shall be sent to the Reading Board Historical Architectural Review for review.

Exceptions- Satellite dishes, antenna or other modern devices, as defined herein, may be installed in front of buildings in the historic district only if no other means of reception can be provided. In such cases **where the proposed location of a satellite dish is visible from a public right of way**, the owner or tenant of the property shall seek the issuance of a certificate of appropriateness as required in Section 4-107 of the Historic District Ordinance. Such satellite dishes, antenna or other modern devices shall be installed to be unobtrusive and shall be screened from view through the use of landscaping, fencing and/or architectural building features. The Building Inspector and Historic Preservation Specialist shall approve the installation to ensure there is no disruption to the historic nature and aesthetic value of the district.

Removal- Any satellite dishes installed in the front of buildings before the enactment of this ordinance shall be removed to meet the requirements of the ordinance or must be reviewed by the Reading Board of Historical Architectural Review to obtain a Certificate of Appropriateness as required per Section 4-107 of the Historic District Ordinance within one year of the

effective date of this ordinance. Satellite dishes shall be removed when the owner or tenant who installed the device no longer inhabits the property.

Violations and Penalty- Placement of any satellite dishes that does not conform to the guidelines of this Section will constitute a violation and may be subject to penalty and enforcement per Section 4-122 and Section 4-123.

SECTION 3. This ordinance shall become effective within ten (10) days of the date of passage and approval by the Mayor or override of the Mayor's veto.

2009	Enacted	
Attest:	President of Council	
City Clerk	_	
Submitted to Mayor: Date:		
Received by the Mayor's Office:		
Approved by Mayor: Date:		
Vetoed by Mayor:		

BILL NO.____-2009

AN ORDINANCE

AUTHORIZING THE MAYOR TO EXECUTE AN EASEMENT AGREEMENT BETWEEN THE CITY OF READING AND THE READING AREA WATER AUTHORITY THEREBY CONVEYING UNTO THE READING AREA WATER AUTHORITY A NON-EXCLUSIVE, PERPETUAL EASEMENT IN GROSS UPON THAT PORTION OF PREMISES KNOWN AND DESIG-NATED AS EASEMENT 101-2 LOCATED WITHIN PARCEL ID # 530773-51-0576, ALONG RIVER ROAD, READING, BERKS COUNTY, PENNSYLVANIA.

WHEREAS, the City of Reading is the legal owner of real property situate along River Road, Reading, Berks County, Pennsylvania, with parcel ID # 530773-51-0576, and more particularly described in a certain deed appearing in the Office of the Recorder of Deeds in and for Berks County, Pennsylvania, in Record Book Vol. 1023, at Page 334; and

WHEREAS, the Reading Area Water Authority has need of access to said property for purposes of construction and maintenance of a water pumping station; and

WHEREAS, the City of Reading is willing to grant to the Reading Area Water Authority a perpetual easement in connection with said parcel for such purpose.

NOW, THEREFORE THE COUNCIL OF THE CITY OF READING HEREBY ORDAINS AS FOLLOWS:

SECTION 1. The Mayor is authorized to execute an Easement Agreement (attached as Exhibit "A") to convey unto the Reading Area Water Authority a non-exclusive, perpetual easement in gross upon that portion of premises known and designated as Easement 101-2, located within Parcel ID # 530773-51-0576, along River Road, Reading, Berks County, Pennsylvania, as shown on Plan of BCM Engineers dated February 23, 2009 (see attached Exhibit "A").

SECTION 2. This Ordinance shall be effective ten (10) days after passage.

Enacted	, 2009

	President of Council	
Attest:		
City Clerk		
(LAW DEPT.)		

Prepared by:

Michael A. Setley, Esquire SETLEY, RAUCH & BUCOLO 4 PARK PLAZA, 2ND FLOOR WYOMISSING, PA 19610 (610) 898-9500

Return to:

Michael A. Setley, Esq. SETLEY, RAUCH & BUCOLO 4 PARK PLAZA, 2ND FLOOR WYOMISSING, PA 19610

Property ID#: 530773-51-0576

Owner: City of Reading, Berks County, PA

EASEMENT AGREEMENT

READING AREA WATER AUTHORITY, a municipal authority organized and existing under and by virtue of the law of the Commonwealth of Pennsylvania, with principal offices located at City Hall, 815 Washington Street, Reading, Berks County, Pennsylvania 19601 (hereinafter "**RAWA**").

WHEREAS, **READING** is the owner of certain real property situate along River Road in the City of Reading, Berks County, Pennsylvania, with parcel ID NUMBER of 530773-51-0576, and more particularly described in that certain deed appearing in the Office of the Recorder of Deeds in and for Berks County, Pennsylvania, in Record Book Vol. 1023, at page 334; and

WHEREAS, **RAWA** has need of access to said property for purposes of construction and maintenance of a water Pumping Station, and **READING** is willing to grant to **RAWA** a perpetual easement in connection with the parcel for such purpose.

NOW, THEREFORE, in consideration of the terms, covenants and conditions hereinafter set forth, and intending to be legally bound hereby, the parties hereto agree as follows:

- 1. The foregoing paragraphs of this Agreement are a part hereof, intended by the parties to be considered in its construction, interpretation and enforcement.
- 2. READING hereby grants and conveys unto RAWA a non-exclusive, perpetual easement in gross in, over, under, across and upon that portion of the premises known and designated as Easement 101-2, located within Parcel ID # 530773-51-0576, with an area of 2,983.43 sq. ft, and as shown on Plan of BCM Engineers dated February 23, 2009, which is attached as Exhibit A hereto. Said easement shall be used by RAWA as a means of gaining ingress and egress to the aforementioned property for purposes of construction and maintenance of a pumping station, associated water lines and appurtenances to be located thereon.
- 3. Although the easement hereby granted is non-exclusive in nature, READING covenants that it shall not, at any time hereafter, grant or convey to any other any rights within said easement which conflict with the rights herein granted to RAWA.
- 4. READING shall keep and maintain the land within the easement hereby granted free of structures and vegetation which would interfere with RAWA's free and unobstructed exercise of the rights hereby conferred.
- 5. READING shall continue to enjoy the use of the land within the easement hereby granted for any and all purposes which do not interfere with or prevent RAWA's exercise of the rights hereby conferred.
- 6. RAWA shall have the right at its sole cost and expense, to record this Agreement with the Recorder of Deeds in and for Berks County, Pennsylvania.
- 7. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. The duties of READING with respect to the land wherein the easement hereby granted is situate shall run with the land, and READING shall have no liability in respect of the same following the termination of its ownership interest in said land.

- 8. This Agreement may not be altered or amended, except by a writing duly executed by the parties hereto or their respective successors or assigns.
 - 9. This Agreement sets forth the entire agreement of the parties.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives, with the intention that it be effective as of the day and year first above written.

CITY OF READING	READING AREA WATER AUTHORITY
	By:
By:	

COMMONWEALTH OF PENNSYLVANIA	:	
	:	ss.
COUNTY OF BERKS	:	
On this day of		, 2009, before me, a Notary
Public in and for the County and State aforesaid,	persona	ally appeared,
who acknowledged that he/she is the		of the READING AREA WATER
AUTHORITY, a Pennsylvania municipal authori	ity, and	that he/she as such
and being authorized to do so, executed the foreg	going Ea	sement Agreement for the purposes
therein contained, by signing the name of the RE	ADING	AREA WATER AUTHORITY by
himself/herself as such of the I	READIN	NG AREA WATER AUTHORITY.
IN WITNESS WHEREOF, I have hereun	ito set m	ny hand and official seal.
Notary Pub	lic	

COMMONWEALTH OF PENNSYLVANIA	
COUNTY OF BERKS	SS.
On this day of	, 2009, before me, a Notary
Public in and for the County and State aforesaid	id, personally appeared ,
who acknowledged that he is the	of THE CITY OF READING, a
Pennsylvania City of the Third Class, and that	the, as such , and being authorized
to do so, executed the foregoing Easement Agr	greement for the purposes therein contained, by
signing his name thereto.	
IN WITNESS WHEREOF, I have here	eunto set my hand and official seal.
Notary P	Public

EXHIBIT A

BILL NO.____2009 AN ORDINANCE

AN ORDINANCE AMENDING THE CITY OF READING CODE OF ORDINANCES CHAPTER 27 ZONING BY CREATING A NEW SECTION IN PART 11 ADDITIONAL REQUIREMENTS FOR SPECIFIC USES OF ZONING DISTRICTS BY PLACING REQUIREMENTS FOR THE RENTAL OF SINGLE FAMILY HOMES IN AREAS ZONED R-1, R-1A and R-2 AND AMENDING THE DEFINITIONS SECTION.

WHEREAS, as the City's Zoning Ordinance and Map allows residential rental uses – multi family and single family – in Penn Square, CN, CR, CC, R-PO, and R3, and

WHEREAS, over 50% of all residential dwellings in the City of Reading are rental dwellings; and

WHEREAS, there is a greater incidence of violations of various codes of the City at residential dwelling where Owners do not reside in the City and rent such dwelling to three or more unrelated individuals than at an Owner-occupied residential dwelling or one family-occupied residential dwellings; and

WHEREAS, there is a greater incidence of problems with maintenance/upkeep and quality of life disturbance of residential dwellings where Owners do not reside in the City and rent such dwelling to three or more unrelated individuals than at Owner-occupied dwellings or one family-occupied dwellings; and

WHEREAS, the City of Reading City Council and residents of these neighborhoods seek to preserve the quality of life in the low density residential zones by creating requirements for one family rental dwelling in area zoned R-1, R-1A and R-2.

NOW THEREFORE, THE CITY OF READING CITY COUNCIL HEREBY ORDAINS AS FOLLOWS:

SECTION 1. Amending the City of Reading Codified Ordinances - Chapter 27 Zoning Part 11 Additional Requirements for Specific Uses or Zoning Districts by creating a Section 27-1107 which creates restrictions on the rental of one family detached and semi-detached dwellings in R-1, R-1A and R-2 zoning districts, as follows:

Section 27-1107. Requirements for Rental Dwellings in the R-1, R-1A and R-2 Zoning Districts.

- A. All one family rental dwellings must obtain a zoning permit.
- B. No one family dwelling in these zoning districts shall be converted for multifamily use or created to become Roommate Households as defined in Sections 27-1202 (16) and 27-2202.
- C. The zoning application must include a site plan and architectural plans, drawn to scale, must show the location and dimensions of off-street parking, private entrances, walkways, the dimensions and square footage of each room and storage space and shall indicate the intended use of each room.
- D. The rental dwelling must meet the standards of the City of Reading building, housing and fire codes as required for residential rental dwellings. The owner must verify to the City of Reading on an annual basis that the dwelling meets all of the maintenance, plumbing, electrical, heating, building, fire, and similar standards set by the City and by the Commonwealth of Pennsylvania.
- E. No cooking facilities of any kind shall be located in any room except the central kitchen.
- F. Every bedroom shall be at least 70 square feet of floor area and there shall be no more than two occupants per bedroom.
- G. No basement or cellar shall be used as a habitable bedroom except by special approval and variance from the Zoning Hearing Board.
- H. Each rental dwelling must provide off-street parking as stated in the City of Reading Zoning Ordinance Section 27-1603 V.
- I. No rental dwelling shall be located within 800 feet of another except by special approval and variance from the Zoning Hearing Board.

SECTION 2. Requiring all existing rental detached and semi-detached dwellings in R-1, R-1A and R-2 zoning districts to register their dwellings pre-existing, non-conforming status within one (1) year of the enactment of this ordinance. Registering the dwelling by this date will allow the dwelling to continue its use. If the pre-existing, non-conforming use is not registered by the stated date, the use will be considered abandoned and the dwelling must be converted to a use permitted in the zone within six (6) months.

SECTION 3. Amending the City of Reading Codified Ordinances - Chapter 27 Zoning Part 22 Definitions by adding the following:

RENT, RENTING, RENTAL, LET, LETTING, LEASE OR WORDS OF SIMILAR MEANING – the act of permitting a unit to be used to provide a

living arrangement for one or more persons not the owner thereof whether or not for compensation.

RENTABLE UNIT, RENTAL PROPERTY, UNIT, OR WORDS OF SIMILAR MEANING - Any dwelling, dwelling unit, rooming house or rooming unit not solely occupied by the owner.

ROOMING UNIT- a portion of a building providing rooms for sleeping and/or sanitary facilities.

ROOMMATE HOUSEHOLDS - a shared housing arrangement where at least two, and no-more than three persons not related by blood, marriage, adoption or foster relationship live together in a single dwelling unit and/or a single housekeeping unit on a permanent or temporary arrangement. Any exception to this definition in number of persons in the occupancy arrangement requires approval as a special exception review by the Zoning Hearing Board.

SECTION 4. The owner or qualified agent or manager of the property shall register the rental dwelling annually with the Codes Services and Tax Administration offices. Failure to register on an annual basis will revoke the zoning permit.

SECTION 5. This ordinance shall be effective ten (10) days after its adoption and approval by the Mayor, or re-passage by City Council over the Mayor's veto, in accordance with Section 219 of the City of Reading Home Rule Charter, or as set forth in Section 221 of the City of Reading Home Rule Charter.

2000

	Enacted	009			
Attest:	President of Council				
City Clerk					
(Councilor Marmarou & Council	Staff)				

BILL NO. _____-2009

AN ORDINANCE

AN ORDINANCE AMENDING THE CITY OF READING ZONING ORDINANCE PER EXHIBIT "A" TO CREATE A NEW ZONING DISTRICT TO BE KNOWN AS MUNICIPAL USE (MU) ZONING DISTRICT AND THE USES ALLOWED THEREIN AS WELL AS THE REQUIREMENTS FOR SUCH USES AND AMENDING THE CITY OF READING ZONING MAP TO REFLECT THE ADDITION OF A NEW ZONING DISTRICT AS DESCRIBED IN AND PER THE MAP ATTACHED AS EXHIBIT "B"

THE COUNCIL OF THE CITY OF READING HEREBY ORDAINS AS FOLLOWS:

SECTION 1. The Zoning Ordinance of the City of Reading is amended per attached Exhibit "A," to create a new zoning district to be known as Municipal Use (MU) Zoning District and the uses allowed therein as well as the requirements for such uses and amending the City of Reading Zoning Map per Exhibit "B" to reflect the addition of a new zoning district, Municipal Use (MU) Zoning District

SECTION 2. <u>SEVERABILITY</u>. It is hereby declared to be the legislative intent that if a court of competent jurisdiction declares any provisions of this Amendment to be invalid or ineffective in whole or in part, the effect of such decision shall be limited to those provisions which are expressly stated in the decision to be invalid or ineffective, and all other provisions of this Amendment shall continue to be separately and fully effective. The City Council hereby declares that it would have passed this Amendment and each section or part thereof, other than any part declared invalid, if it had advance knowledge that any part would be declared invalid.

SECTION 3. <u>REPEALER</u>. Any specific provisions of the City of Reading Zoning Ordinance, Subdivision and Land Development Ordinance or any other City Ordinance or resolution that is in direct conflict within this Zoning Amendment are hereby repealed.

SECTION 4. NUMBERING AND LETTERING. Should any number or letter assigned to an amendment set forth herein conflict with or been previously assigned under a prior amendment to the City of Reading Zoning Ordinance, then the number or letter herein shall be automatically amended when codified to reflect the next available number or letter.

SECTION 5. All other provisions of the City of Reading Zoning Ordinance, Section 27-101 et seq. of the City of Reading Codified Ordinances shall remain unchanged and in full force and effect.

SECTION 6. Effectiveness of Ordinance. This Ordinance will become effective in accordance with Charter Section 219.

	Enacted	, 2009
Attest:	President of Counci	<u> </u>
City Clerk		
(LAW DEPT.)		

EXHIBIT A

SECTION 27-701 DISTRICTS IS AMENDED TO ADD:

I. Municipal Use district (MU).

SECTION 27-702 INTENT OF DISTRICTS IS AMENDED TO ADD:

I. Municipal Use district (MU). The Municipal Use district is intended as a relatively isolated area, reserved for those uses and services traditionally provided by local governments, but whose associated nuisances, and/or security concerns warrant a separation, to the extent practical, from publicly accessible and occupied areas. Permitted uses within the Municipal Use district are those operated by the City of Reading, alone or in partnership with other government entities.

PART 8 DISTRICTS IS AMENDED TO ADD:

§27-816 MU - MUNICIPAL USE DISTRICT

								Combined
	Maximum	Maximum		Minimum	Front	Rear	Side	Side
Minimum Lot	Building	Lot	Maximum	Lot	Yard	Yard	Yard	Yard
Size	Coverage	Coverage	Height	Width	Setback	Setback	Setback	Setback
43,560			80	100	40	40	40	
square feet	40%	80%	feet	feet	feet	feet	feet	

PERMITTED USES

Wastewater Treatment Operations

Law Enforcement Operations

Fire Fighting and Rescue Service Operations

Recycling Operations

Multiple principal uses and occupancies on single parcels within the Municipal Use district are expressly authorized, where common (City) ownership makes subdivision otherwise unnecessary; 'area and bulk' standards shall apply to the parcel as a whole. The adequacy of separations between uses shall be established by agreement between the City's project representative and a qualified design professional, and to the satisfaction of the incumbent tenants and their continuing operations. Municipal use parcels are not required to front on a public street, though sufficient (driveway) access must nonetheless be provided.

PART 11 ADDITIONAL REQUIREMENTS FOR SPECIFIC USES OR ZONING DISTRICTS
IS AMENDED TO ADD:

§27-1107 Additional Requirements and Performance Standards for Permitted Uses in the MU Zoning District

- A. **Wastewater Treatment Operations:** an application for a "wastewater treatment operation" shall include a general explanation of the treatment processes, including the technologies involved, noise and odor mitigating measures, and the receiving water body of the treated effluent. The area of wastewater treatment equipment which is *open to precipitation from above* need not be counted in the calculation of building and impervious coverage percentages.
- B. Law Enforcement Operations: an application for a "firing range" shall include a description of the design of the berm/backstop, and other safety measures. Designs shall implement the Environmental Protection Agency's Best Management Practices (BMPs) "for lead at firing ranges".
- C. **Fire and Rescue Service Operations:** an application for a "live-fire training facility" shall include a description of the different training structures/evolutions designed. Water towers, simulation buildings, and other buildings specifically designed for their height, may exceed the building height maximum, where such increased height is related to the instruction or practice of fire-fighting and/or rescue techniques.
- D. **Recycling Operations:** an application for a "recycling operation" shall include a description of the types and quantities of materials to be collected and the loading areas.

SECTION 27-1603.1 OFF STREE PARKING STANDARDS IS AMENDED TO ADD:

- GG. **Wastewater Treatment Operations:** off-street parking shall be provided at the rate of at least one space per full-time employee on the largest shift, plus 10% for visitors, inspectors, shift change flexibility, et cetera. When located in the Municipal Use district, a common parking area may be delineated.
- HH. **Law Enforcement Operations:** off-street parking shall be provided at the rate of at least one space for every four classroom seats/shooting lanes. When located in the Municipal Use district, a common parking area may be delineated.
- II. **Fire and Rescue Service Operations:** off-street parking shall be provided at the rate of at least one space for every four classroom seats. When located in the Municipal Use district, a common parking area may be delineated.

JJ. **Recycling Operations:** off-street parking shall be provided at the rate of at least one space per employee, if any. A minimum of two loading spaces, exclusive of driveways and sized according to the largest vehicles permitted, shall be provided for every container placed. When located in the Municipal Use district, a common parking area may be delineated.

SECTION 27-2202 DEFINITIONS IS AMENDED TO ADD THE FOLLOWING WORDS AND DEFINITIONS:

WASTEWATER TREATMENT OPERATIONS - includes all infrastructure, equipment and activities related to the collection, conveyance, treatment, monitoring, sampling and discharge of wastewater, regardless of its source, including, but not necessarily limited to: the pipes, manholes, junction boxes, valves, pumps, grinders, grit chambers, screening facilities, presses, centrifuges, clarifiers, settling tanks, physical, biological and chemical treatments, laboratories, vehicular and administrative facilities necessary to consistently remediate wastewater according to current regulatory standards operated by the City's Department of Public Works.

LAW ENFORCEMENT OPERATIONS - includes firing ranges, accessory buildings and activities related to firing ranges, facilities for the disposal of regulated/controlled substances, the educational, vehicular and administrative facilities necessary to the initial and continuing training, qualification and accreditation of law enforcement officers and their supporting staff, operated by the City's Department of Police.

FIRE AND RESCUE SERVICE OPERATIONS - includes live-fire training facilities, the educational, vehicular and administrative facilities necessary to the initial and continuing training, qualification and accreditation of fire fighters, emergency medical and disaster responders, and their supporting staff, operated by either the City's Department of Fire and Rescue Services or the County of Berks.

RECYCLING OPERATIONS - includes facilities for the collection and organization of recyclable materials, and/or the composting of organic materials, operated by either the City's Department of Public Works or the Berks County Solid Waste Authority. It may include collection events for the general public, where sufficient loading and staging areas are delineated.

EXHIBIT B

MUNICIPAL USE (MU) ZONING DISTRICT

The City of Reading Municipal Use (MU) Zoning District shall consist of:

That portion of the City of Reading commonly known as Fritz Island, bounded on the north by the centerline of the Angelica Creek, on the east by centerline of the Schuylkill River, on the south by the municipal boundary of the Township of Cumru, and on the west by the municipal boundary of the Township of Cumru and the centerline of Morgantown Road (SR 0010).

BILL I	NO			2009
ΑN	O R	DII	N A N	CE

AMENDING THE CITY OF READING CODIFIED ORDINANCES BY CREATING A NEW PART 20 - VACANT BUILDING REGISTRATION - IN CHAPTER 10 HEALTH AND SAFETY ENFORCEMENT

THE COUNCIL OF THE CITY OF READING HEREBY ORDAINS AS FOLLOWS:

SECTION 1. The City of Reading Code of Ordinances is hereby amended by creating a new Part 20 Vacant Building Registration in Chapter 10 Health and Safety as attached in Exhibit A

SECTION 2. All other sections, parts and provisions of the City of Reading Code of Ordinances shall remain in full force and effect as previously enacted and amended.

SECTION 3. In the event any provision, section, sentence, clause, or part of this Ordinance shall be held to be invalid, illegal, or unconstitutional by a court of competent jurisdiction, such invalidity, illegality, or unconstitutionality shall not affect or impair the remaining provisions, sections, sentences, clauses, or parts of this Ordinance, it being the intent of City Council that the remainder of the Ordinance shall be and shall remain in full force and effect.

SECTION 4. This Ordinance shall take effect ten (10) days after adoption in accordance with City of Reading Home Rule Charter, as amended, Sections 219 and 221.

	Enacted	, 2009.
	Pre	sident of Council
Attest:		
City Clerk (Councilor Waltman & Council Staff)		

(PMD and LAW)
Submitted to Mayor:
Date:
Received by the Mayor's Office:
Date:
Approved by Mayor:
Date:
Vetoed by Mayor:
Date [,]

EXHIBIT A

PART 20 VACANT BUILDING REGISTRATION

§10–2001. PURPOSE AND ENFORCEMENT.

A. The purpose of this part requiring the registration of all vacant buildings and structures and the payment of registration fees is to assist the City in protecting the public health, safety and welfare, to monitor the number of vacant buildings and structures in the City, to assess the effects of the condition of those buildings on nearby businesses, buildings, structures, properties and the neighborhoods in which they are located, particularly in light of fire safety hazards and unlawful, temporary occupancy by transients, including illicit drug users and traffickers, and to require of the owners of such vacant buildings and structures to register and the pay related fees, and to promote substantial efforts to rehabilitate such vacant buildings and structure. The provisions of this part are applicable to the owners of such vacant buildings as set forth herein and are in addition to and not in lieu of any and all other applicable provisions of the Codified Ordinances of the City of Reading and all relevant codes and/or regulations adopted therein.

§10-2002. DEFINITIONS

For the purposes of this section, where terms are not defined, such terms shall have ordinarily accepted meanings such as the context implies. The following words shall have the meanings respectively ascribed to them as follows:

Boarded a building, structure or dwelling unit subject to the provisions of this part if in place of one or more exterior doors, other than a storm door, or of one or more windows, there is a sheet or sheets of plywood or similar material covering the space for such door or window.

Dwelling unit means a single unit providing complete, independent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and sanitation.

Notice written notice of a violation or requirement under this section mailed, pursuant to first class mail, to the last known address of the owner of the property in question.

Public Nuissance:

(a) Any building or structure which because of physical condition or use is

regarded as a public nuisance and has been declared a public nuisance in accordance with the local housing, building, plumbing, fire and related codes.

- (b) Any building or structure which because of physical condition, use or occupancy is considered an attractive nuisance to children.
- (c) Any building or structure which because it is dilapidated, unsanitary, unsafe, insect or vermin infested or lacking in the facilities and equipment required by the City of Reading Codified Ordinances and has been designated by the City as a public nuisance.
- (d) Any structure which is a fire hazard or is otherwise dangerous to the safety of person or property.
- (e) Any structure from which water, plumbing, heating, sewage or other facilities have been disconnected, destroyed, removed or rendered ineffective so that the property creates a hazard to neighboring properties.
- (f) Any building or structure which for reason of neglect or lack of maintenance, has become a place for accumulation of trash and debris or a haven for rodents and other vermin.
- (g) Any building or structure which lacks or has rendered inoperable fire protection system as required by the applicable City of Reading Codified Ordinance.
- (h) Any building or structure which as a result of its dilapidated, unsanitary, unsafe, insect or infested condition creates a damage or a risk of damage to a neighboring property.

Occupied any building or structure where one or more persons actually conducts a lawful business or resides in all or any part of the building as the licensed business-occupant, or as the legal or equitable owner/occupant(s) or tenant(s) on a permanent, non-transient basis, or any combination of the same. For purposes of this part, evidence offered to prove that a building is so occupied may include, but shall not be limited to, the regular receipt of delivery of regular mail through the U.S. Postal Service; proof of

continual telephone, electric, gas, heating, water and sewer services; trash collection services; a valid City business license, or the most recent, federal, state, or City income tax statements indicating that the subject property is the official business or residence address of the person or business claiming occupancy; or proof of up to date tenant list

Open a building or structure whereat any one or more exterior doors, other than a storm door, is broken, open and, or closed, but, without a properly functioning lock to secure it, or if one or more windows is broken or not capable of being locked and secured from intrusion or any combination of the same.

Owner any person, agent, operator, partnership, firm or corporation having a legal or equitable interest in the property; or recorded in the official records of the state, county or municipality as holding title to the property; or otherwise having control of the property, including the guardian of the estate of any such person, and the executor or administrator of the estate of such person if ordered to take possession of real property by a court.

Vacant a building or structure shall be deemed to be vacant if no person or persons actually, currently conducts a lawfully licensed business, or lawfully resides or lives in any part of the building as the legal or equitable owner(s) or tenant occupant(s), or owner-occupants, or tenant(s) on a permanent non-transient basis.

§10-2003. APPLICABILITY

The requirements of this article shall be applicable to every building and structure in the City of Reading and each owner of any building whether governmental, commercial, residential or institutional or owned by non-profit or a for-profit organization in which the building in total shall have been vacant for more than 45 consecutive days. Registration shall be required for all vacant buildings and structures, whether vacant and secure, vacant and open or vacant and boarded and shall be required whenever any building has remained vacant for 45 consecutive days or more. This part shall not apply to any building owned by the United States, the Commonwealth, the City of Reading, County of Berks nor to any of their respective agencies or political subdivisions.

§10-2004. REGISTRATION STATEMENT

Each such owner shall cause to be filed a notarized registration statement on a form prepared and provided by the Property Maintenance Division of the City of Reading, which shall include but not be limited to the street address and parcel number of each

such vacant building, the names and addresses of all owners, as hereinafter described, and any other information deemed necessary by the Property Maintenance Division, Building and Trades Division, and the Department of Fire and Rescue Services. For purposes of this part, the following shall also be applicable:

- (a) If the owner is a corporation, the registration statement shall provide the names and residence addresses of all officers and directors of the corporation and shall be accompanied by a copy of the most recent relevant filing with the Pennsylvania Department of State.
- (b) If an estate, the name and business address of the executor of the estate;
- (c) If a trust, the name and address of all trustees, grantors and beneficiaries;
- (d) If a partnership, the names and residence addresses of all partners with an interest of ten (10) percent or greater;
- (e) If any other form of unincorporated association, the names and residence addresses of all principals with an interest of ten percent or greater;
- (f) If an individual person, the name and residence address of that individual person. The Registration Statement and, where applicable, Registration Fee(s) as required by sub-section §10—2006 of this section shall be billed by the Property Maintenance Division and such Registration Statement and, where applicable, Registration Fee(s), shall be filed with and/or paid to the Property Maintenance Division for the subject year no later than the last business day of said year, on or before December 31, or if December 31 falls on Saturday or Sunday by the preceding Friday, of each year. For purposes of this ordinance, registration application initially shall be due on September 1, 2009

§10—2005. DUTY TO AMEND REGISTRATION STATEMENT

If the status of the registration information changes during the course of any calendar year, it is the responsibility of the owner, responsible party or agent for the same to contact the Property Maintenance Division within thirty (30) days of the occurrence of such change and advise the department in writing of those changes.

§10-2006. FEES

The owner of the vacant property as of December 31st of each calendar year shall be responsible for the filing of his/her Registration Statement and, where applicable, registration payment of the non-refundable registration fee. Said fee shall be \$100 per year per building and structure which has not been declared a public nuisance by the City of Reading Property Maintenance Division, Department of Fire and Rescue Services or Building and Trades Division of the Department of Community Development and the exterior of said building or structure is compliant with the applicable codes and ordinances.

Upon a determination that a building or structure is a public nuisance or becomes non code compliant on the exterior, the fee for Registration of a Vacant Building or Structure shall be:

- \$500 for buildings or structures that have been vacant for one to two years;
- \$1,000 for buildings or structures that have been vacant for two to three years;
- \$2,000 for buildings or structures that have been vacant for three to five years;
- \$3,500 for buildings or structures that have been vacant for five to ten years; and
- \$5,000 for buildings that have been vacant for ten years.

The fee shall increase by \$500 for each year beyond the ten years that the building has been vacant.

An owner may appeal a determination of a public nuisance or exterior non code compliant to the Building and Fire Board of Appeals as set forth herein. Once a building or structure has been declared a public nuisance or non code compliant, upon correction of the basis for such determination, an owner may apply to the Property Maintenance Division for removal of the nuisance or non code compliant determination and reduction of the fee to \$100 per year.

§10—2007. DELINQUENT REGISTRATION FEES AS A LIEN

After the owner is given notice of the amount of the Registration Fee due, except for those owners that have properly perfected an appeal pursuant to §10-2012 above, and the owner fails to pay the amount due within thirty (30) days, said amount shall constitute a debt due and owing to the City, and the City may either enter a lien on the property or turn it over to a collection agency for receipt as provided by law

§10−2008. ONE TIME WAIVER OF REGISTRATION FEE

A one-time, one year waiver of the registration fee may be granted by the Property Maintenance Division upon application of the owner and upon review and advice of the Solicitor's Office, within 15 calendar days of the date of the bill for the registration fee, if the owner:

- 1. Demonstrates with satisfactory proof to the Property Maintenance Division, Building and Trades Division and/or Department of Fire and Rescue Services that he/she has submitted valid architectural plans, based on city's permits and planning application procedures, and otherwise has shown good faith efforts to efficiently rehabilitated, demolish, or otherwise substantially repair or improve said vacant building; or
- 2. Demonstrates with satisfactory proof to the Property Maintenance Division, Building and Trades Division and/or Department of Fire and Rescue Services that he/she is actively marketing the property for sale/lease. Actively marketing will be defined as an owner who has placed a "for sale" or a "for lease" sign on the property with accurate contact information, which is also provided to the Property Maintenance Division, Building and Trades Division and/or Department of Fire Services, and has done at least one of the following:
- (a) Engaged the services of a real estate licensee, whose name, address, telephone number and email will be provided to the Property Maintenance Division, Building and Trades Division and Department of Fire and Rescue Services, in the Multiple Listing Service (MLS);
- (b) Placed weekly advertisements in print or electronic media;
- (c)Distributed printed advertisements.

§10-2009. DECISION ON APPLICATION FOR WAIVER

Within thirty (30) days after the waiver application is received by the Property Maintenance Division, and upon review by the Property Maintenance Division, Building and Trades Division and/or Department of Fire and Rescue and advice of the Solicitor's Office, the Property Maintenance Division shall grant or deny the waiver in writing, and dispatch the written decision by mail to the owner. If the owner properly submitted an application for a one-time waiver to the Property Maintenance Division and that application was denied, the owner may seek an appeal from the Building and Fire Board of Appeals by filing an appeal request in writing within twenty (20) calendar days of receipt of the denial.

§10–2010. LOCAL AGENT

If none of the persons listed in §10-2004 above is shown at an address within Berks County, the Registration Statement also shall provide the name and address of a person who resides within Berks County appointed by the owner as the local agent. The owner and responsible local agent shall be jointly and severally legally responsible compliance with the City of Reading Codes and Codified Ordinances and the laws of the Commonwealth of Pennsylvania. The local responsible agent shall be responsible for, including but not limited to, providing the Code Official with access to the building or structure for the purpose of making inspections, is authorized to accept service of process on behalf of the owners, receive notification in the event of an emergency affecting the public health, safety or welfare and for purposes of service of any and all notices or registration statements as herein authorized and in connection herewith.

§10-2011. INSPECTIONS

Annual Inspection. An annual inspection of a Registered Vacant Building shall be performed by the Property Maintenance Division for Residential Structures and Building / Trades Division and/or Fire Prevention Division for Commercial Structures, or as necessary, to determine if it complies with the minimum requirements, as determined by the code official, of applicable Property Maintenance Code, Building and Trades Codes and Fire Prevention Code. If violations of these Codes are identified the Property Maintenance Code shall issue a notice of violation as per the requirements of those codes and give notice to the owner to comply with the codes with a time to cure. If the violations are not corrected within the time given, the property shall be declared a public nuisance.

Complaint Inspections. Nothing in this Part shall preclude a Code Official from performing an inspection upon receipt of a complaint of violation of the City of Reading Codes and Codified Ordinances existing at the building or structure. Said inspections shall be in accord with the applicable Codes and Ordinances and regulations and policies established by the City of Reading.

Right of Entry. The Code Officials are authorized and directed to make inspections at any reasonable hour to determine compliance with the aforementioned codes. For this purpose, the Property Maintenance Division, Building and Trades Division and Department of Fire and Rescue Services, its officers or representatives are authorized to enter and examine any building, structure, yard or part of either and every owner, operator or occupant shall allow the inspectors, officers or representatives of the Property Maintenance Division and Department of Fire and Rescue Services free access.

Search Warrant. If any owner, local agent or other person in charge of a building or structure subject to the provisions of this Part refuses, impedes, inhibits, interferes with, restricts or obstructs entry and free access to every part of the structure or premises where inspection authorized by this Part is sought, the administrative authority, appropriate Code Official, shall promptly apply for an administrative search or inspection warrant to a court of competent jurisdiction and shall supply all necessary affidavits and testimony to indicate that there is a reasonable or probable cause to conduct an inspection.

Notice. All notices scheduling an inspection shall be mailed via regular mail to the owner of record with a copy mailed via regular mail to the local responsible agent.

Failure to Appear for Inspection. If the owner or his/her local responsible agent cannot be available at the proposed time, said owner or representative shall provide no less than 24-hour written notice to the Property Maintenance Division. Upon failure to give such written notice or upon failure to gain entry, an administrative fee of \$50 will be assessed against the owner or representative of the owner failing to supply written notice or appear. For each rescheduling beyond the second rescheduling an administrative fee of \$100 shall be assessed in all cases. Failure to pay administrative fees shall at the discretion of the Code Official constitute a violation of this or the applicable Code including but not limited to the City of Reading Property Maintenance Code. Failure of an owner or his/her local responsible agent to appear for a scheduled inspection shall be considered probable cause for obtaining a search warrant to inspect the premises.

Special Requested Inspection. Whenever the owner, mortgagee, purchaser or other interested party requests a special inspection of a property regulated by this Article, or certification that a property is in compliance with this Article or other applicable City ordinances pertaining to structural condition; when such a request is being made in connection with the sale, conveyance, transfer, financing or refinancing of such property; then such person shall first pay a fee of \$200 to the City to defray the expenses of making such inspection.

§10-2012. SERVICE CUT OFFS

(e) Upon registration of a property the Property Maintenance Division and/or Fire Marshall shall see to it that all service utilities are disconnected as per Property Maintenance Code 108.2.1 Service Utilities.

§10-2013. APPEAL RIGHTS.

A. Registration Fees. The owner shall have the right to appeal the imposition of the registration fees to the Building and Fire Board of Appeals upon filing an application in writing to the Property Maintenance Division no later than twenty (20) calendar days after the date of the billing statement. On appeal, the owner shall bear the burden of providing satisfactory objective proof of occupancy as defined in §10-2002 above.

B. Public Nuisance and Exterior Non Code Compliant. The owner shall have the right to appeal the determination that a building or structure is a public nuisance or the exterior is non code compliant to the Building and Fire Board of Appeals upon filing an application in writing to the Property Maintenance Division no later than twenty (20) calendar days after notification of said determination. On appeal, the owner shall bear the burden that the property is not a public nuisance and the exterior is code compliant.

C. Fee. The fee for filing of an appeal to the Building and Fire Board of Appeals shall be \$100. Failure to submit the appropriate fee with the request for an appeal shall result in automatic denial of the appeal. In addition to said fee, the Appellant shall be responsible for all costs incurred to conduct a hearing beyond that covered by the fee.

§10—2014. ADMINISTRATION AND ENFORCEMENT

Administration and enforcement of this section shall remain under the control of the Property Maintenance Division, Building and Trades Division and/or the Department of Fire and Rescue Services.

§10—2015. VIOLATIONS AND PENALTIES.

- **A. Violations.** The failure or refusal for any reason of any owner, or agent of an owner acting on behalf of the owner, to file a Registration Statement, to pay any fees required to be paid pursuant to the provisions of this part, or to appear for an inspection, shall constitute a violation. The violation shall be deemed a strict liability offense
- **B.** Prosecution of Violations. The Fire Marshal, Chief Building Official and/or Property Maintenance Division Administrator or his/her designee.

shall have the authority to institute the appropriate proceeding at law or in equity, to restrain, correct or abate such violation of the provisions of this Part or of the order or direction made pursuant thereto. Such authority shall include but not be limited to the Fire Marshal, Chief Building Official and/or Property Maintenance Division Administrator or his/her designee. institution of summary criminal proceedings via the issuance of a nontraffic citation in accord with the Pennsylvania Rules of Criminal Procedures in the court of appropriate jurisdiction, as a means of enforcement of this section and shall, when acting within the scope of employment hereunder, have the powers of a police officer of the City; provided, however, that under no circumstances shall they have the power of arrest.

C. Penalties. Any person who shall violate any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not less than five hundred dollars (\$500.00) nor more than one thousand dollars (\$1,000.00) for the first two continual and uncorrected failure or refusal to register, or for each failure or refusal to pay and not exceeding five thousand dollars (\$5,000) for the third and any subsequent continual and uncorrected failure or refusal to register or for each subsequent failure or refusal to pay or imprisonment for any term not exceeding (90) ninety days. Each day that violation of this Part continues or each section of this Part which shall be found to have been violated shall constitute a separate offense.

§10-2016. COMPLIANCE WITH OTHER CODES

In no instance shall the registration of a vacant building and the payment of registration fees be construed to exonerate the owner, agent or responsible party from responsibility for compliance with any other City of Reading Code or Ordinance.

§10—2017. NONEXCLUSIVE REMEDIES.

The penalty and collection and lien provisions of this Part shall be independent, nonmutually exclusive separate remedies, all of which shall be available to the City of Reading as may be deemed appropriate for carrying out the purposes of this Part. The remedies and procedures provided in this Part for violation hereof are not intended to supplant or replace to any degree the remedies and procedures available to the City in the case of a violation of any other City of Reading Code or Codified Ordinances, whether or not such other code or ordinance is referenced in this Part and whether or not an ongoing violation of such other code or ordinance is cited as the underlying ground for a finding of a violation of this Part.

§10-2018 BLIGHTED PROPERTY REVIEW

Nothing in this Part, shall be meant or utilized to override or circumvent a property under consideration, review and in the process of the City of Reading Blighted Property Review Committee. A property be under order of the City of Reading Blighted Property Review Committee to be rehabilitated yet continue to be required to register as a Vacant Building or Structure pursuant to this Part.

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^{**}Please note – Table of contents page numbers will correspond with Code of Ethics pagination, not agenda pagination**

SECTION 1. Declaration of Policy

The proper operation of democratic government requires that public officials and employees be independent, impartial and responsible to the people; that government decisions and policy be made in the proper channels of governmental structure; that public office not be used for personal gain; and that the public have confidence in the integrity of its government.

Each official or employee of the City must be constantly on guard against conflicts of interest. No official or employee should be involved in any activity which might be seen as conflicting with his/her responsibilities to the City. The people of Reading have a right to expect that their representatives act with independence and fairness towards all groups and not favor a few individuals or themselves.

The following principles, although not representing substantive rights, are fundamental driving forces for officials and employees of the City of Reading in everything they do¹:

- A. **Public Office as a Public Trust.** Public servants should treat their office as a public trust, only using the powers and resources of public office to advance public interests, and not to attain personal benefits or pursue any other private interest incompatible with the public good.
- B. **Independent Objective Judgment.** Public servants should employ independent objective judgment in performing their duties, deciding all matters on the merits, free from avoidable conflicts of interest and both real and apparent improper influences.
- C. Accountability. Public servants should honor and respect the principles and spirit of representative democracy and set a positive example of good citizenship by scrupulously observing the letter and spirit of laws and rules.
- D. **Democratic Leadership.** Public servants should honor and respect the principles and spirit of representative democracy and set a positive example of good citizenship by scrupulously observing the letter and spirit of laws and rules.
- E. Respectability and Fitness for Public Office. Public servants should safeguard public confidence in the integrity of government by being honest, fair, caring and respectful and by avoiding conduct creating the

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¹Josephson Institute for the Advancement of Ethics, *Preserving the Public Trust*, 1990.

appearance of impropriety or which is otherwise unbefitting a public official. In recognition of these aforementioned goals and principles, there is hereby established a Code of Ethics to be administered by the Board of Ethics. The purpose of this Code is to establish ethical standards of conduct for all officials and employees of the City of Reading, its agencies and authorities, whether elected or appointed, paid or unpaid, by providing guidelines to clarify actions or inactions which are incompatible with the best interests of the City and by directing disclosure of private, financial or other interests in matters affecting the City. The provisions and purpose of this Code and such rules, regulations, opinions and disciplinary decisions as may be promulgated by the Board pursuant hereto, and under provisions of Article XII of the Charter, are hereby declared to be in the best interest of the City.

SECTION 2. Board of Ethics

Reference is made to Section 1201(c) of the Charter of the City of Reading.

A. Composition and Structure of Board.

- 1. **Composition.** The Board established under Section 1201 of the City of Reading Home Rule Charter shall be composed of five (5) residents of the City of Reading.
 - 2. **Terms of Service.** Members of the Board shall serve for terms of three (3) years, except that members shall continue to serve until their successors are appointed and qualified. The terms of the initial members shall be staggered, with one member serving a term of one year, two members serving for two years, and two members serving for three years.
 - 3. **Vacancy.** An individual appointed to fill a vacancy occurring other than by the expiration of a term of office shall be appointed for the unexpired term of the member he/she succeeds and is eligible for appointment thereafter according to the terms herein.
 - 4. **Election of Chairperson and Vice Chairperson.** The Board shall elect a chairperson and a vice chairperson annually at a meeting held in July of each year. The vice chairperson shall act as chairperson in the absence of the chairperson or in the event of a vacancy in that position.
 - 5. **Quorum.** A majority of the members of the Board shall constitute a quorum and, except as provided in Sections 9.C. and 9.D., the

- votes of a majority of the members present are required for any action or recommendation of the Board.
- 6. **Staff.** The Board shall appoint a solicitor, a secretary and such other staff as may be deemed necessary. The solicitor, secretary and such other staff as may be necessarily appointed need not be members of the Board.
- 7. **Meetings.** The Board shall meet at the call of the Chairperson or at the call of a majority of its members.
- 8. **Investigative Officer.** The Board shall appoint an investigating officer as set forth herein. The Board shall, from time to time, determine an amount to be paid as reasonable compensation to the investigating officer as payment for such services. The investigative officer shall be a member in good standing of the Berks County Bar and shall have so been for at least five (5) years. The investigative officer need not be a resident of the City of Reading and shall not be a Board member. The investigating officer is authorized to retain the services of investigators and may only delegate non-discretionary functions.
- B. **Powers and duties:** The powers and the duties of the Board of Ethics may be summarized as follows:
 - 1. Give advice as to the application of the ethics provisions of the Charter of the City of Reading and this Code of Ethics.
 - Receive and dispose of complaints of violations of the ethics provisions of the Charter and Code of Ethics, and exercise discretion in declining to pursue an investigation if such a course would be in the best interest of the citizens of the City of Reading or where the activity complained of amounts to no more than a de minimis violation.
 - 3. Appoint an investigating officer to conduct investigations and to findings reports where appropriate.
 - 4. Hold hearings, issue subpoenas and compel the attendance of witnesses, administer oaths, take testimony, require evidence on any matter under investigation before the Board, and issue orders, including but not limited to those related to adjudications and penalties.

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- Conduct educational programs to promote the ethical conduct of public officials, City employees, and individuals and groups doing business with the City.
- 6. Adopt rules and regulations to administer, implement, enforce and interpret the Code of Ethics.
- 7. Annually review the statements of financial interest filed pursuant to Section 4 of the Code.
- C. Prohibitions. Due to their special position, Board members have a higher duty than other public officials to avoid conflicts of interest. Respect for the Code can be maintained only if members are models of ethical behavior. The prohibitions in this section are in addition to the duties, responsibilities or obligations imposed upon the Board members as public officials under other provisions of the Code.
 - 1. No member may hold or campaign for any other public office.
 - 2. No member may hold office in any political party or political organization or political committee.
 - 3. No member may hold a position of employment or appointment with any municipal government or any board or commission formed by the City of Reading.
 - 4. No member may actively participate in or contribute to any political campaign in the City of Reading for a candidate running for or from the office of the Mayor, President of Council, Council Member, or Auditor. This does not abridge the right of a member to vote or attend a debate, speech or similar event that is held primarily for the purpose of communicating a candidate's platform or position on issues of public concern.
 - 5. No member shall receive compensation but shall be reimbursed by the City for documented expenses actually incurred.
- D. **Preservation.** Complaints and proceedings pending before the Board at the time this Code is adopted shall be preserved insofar as they are consistent with recent orders of the Court of Common Pleas of Berks County. The Board shall take any and all steps necessary to adjudicate all pending complaints so as to comply with said orders, including the establishment of a committee of Board members not previously involved in the disposition of said complaints to adjudicate and dispose of the same.

Said committee shall consist of at least three (3) Board members and shall act with the authority of the Board in adjudicating said complaints and instituting penalties and restitution where applicable.

SECTION 3. Definitions

For the purposes of this Code, the following terms shall have the following definitions. All other words and phrases shall have their normal meaning unless further defined herein.

- A. **Appearance of Impropriety.** The perception that wrong-doing or misconduct may have occurred. When a reasonable person could reasonably believe that improper actions have taken or are taking place.
- B. **Board.** The Board of Ethics of the City of Reading.
- C. Candidate. Any individual who seeks nomination or election to public office normally decided by vote of the electorate, whether such individual is elected by the electorate or is appointed.
- D. **Charter.** City of Reading Home Rule Charter.
- E. Code. City of Reading Code of Ethics.
- F. **Conflict of Interest.** Situation(s) or potential situation(s) in which a public official or employee uses or may use his/her office or employment for the private gain of himself/herself, a member of his/her immediate family or a business of any type with which he/she or a member of his/her immediate family has a material interest.
- G. **Elected Official.** An official elected or appointed to fill a position normally filled by election.
- H. **Employee.** Any individual receiving salary or wages from the City of Reading.
- I. **Immediate Family.** A parent, spouse, living partner, child, brother or sister, natural or adopted.
- J. **Material Interest.** Direct or indirect ownership of more than five percent (5%) of the total assets or capital stock of any business entity.
- K. **Officer.** Investigating Officer appointed by the Board to oversee the investigative procedures on behalf of the Board. The investigating officer

need not be a Board member and may be compensated as any other member of the staff.

- L. **Official.** Any elected or appointed paid or unpaid member of the government of the City of Reading.
- M. **Political Activity.** Any activity which promotes the candidacy of any individual seeking elective office, or the advocacy of any political party or position, including but not limited to the circulation of election petitions and the sale or distribution of fund raising items or tickets.
- N. **Private Gain.** Of personal benefit, whether economic, social, or otherwise.
- O. **Violation.** A violation is any activity that is restricted by the ethics provisions of the Charter and/or the Code.

SECTION 4. Statement of Financial Interests

Any official or employee of the City or authorities or boards with decision-making authority shall file with the City Clerk a Statement of Financial Interests for the preceding calendar year by May 1 of each year, as defined by the State Code of Ethics. Any individual appointed to such a position after May 1 has fifteen working days to file the Statement of Financial Interest. All statements must be made available for public inspection and copying at an amount not to exceed actual costs.

SECTION 5. Disclosure of Confidential Information

City employees and officials often have access to important non-public information regarding the property, operations, policies or affairs of the City. Such information may concern, among other things, employees and officials, real estate transactions, expansion of public facilities, or other City projects. Using or furnishing information that would place employees or recipients in an advantageous position over the general public constitutes a violation of public trust. Anyone who is privy to confidential information may not disclose that information to any private citizen and should disclose it to other public employees only if appropriate and in the normal course of their duties as employees or officials of the City of Reading.

Should an official or employee find himself/herself in any direct or indirect financial interest with any person or other entity proposing to contract with the City that individual must fully disclose said interest and refrain from voting upon or otherwise participating in the transaction or the making of such decision, contract or sale. Violation of this

section shall render the contract voidable by the decision-making body or upon review and authority of the Board of Ethics.

SECTION 6. Prohibited Behaviors

A. Conflicts of Interest

- 1. Employees and officials of the City may not bid on or have a material interest in:
 - a. the furnishing of any materials, supplies or services to be used in the work of the City;
 - b. contracts for the construction of any City facility;
 - the sale of any property to the City or the purchase of any property from the city unless said property is offered to the general public at auction or by competitive bid.
- 2. Employees and officials of the City may not:
 - a. use or attempt to use their official position to secure special privileges or exemptions for themselves or others;
 - accept employment or engage in any business or professional activity which might reasonably be expected to require or induce the disclosure of confidential information acquired by the public officer or employee by reason of their official position;
 - c. disclose to others, or use for personal benefit, any confidential information gained by reason of an official position;
 - accept other employment which might impair the independence or judgment of the public officer or employee in the performance of public duty;
 - e. receive any compensation for official services to the City from any source other than the City;

- f. transact any business in an official capacity with any other business entity of which the public officer or employee is an officer, director, agent, member, or owns a material interest;
- g. have personal investments in any enterprise which will create a substantial conflict between any private interest and the public interest.
- Outside Employment. City officials or employees may accept, have, or hold any employment or contractual relationship with any individual, partnership, association, corporation (profit or non-profit), utility or other organization, whether public or private, but only if the employment or contractual relationship does not constitute a conflict of interest or impair their efficiency.
- 4. Officials and employees shall not engage in conduct prohibited under Section 1201(a) of the Charter.

B. Solicitation/Acceptance of Gifts; Rebuttable Presumption

No official or employee shall accept gifts and other things of value in return for a favorable decision or vote (City Charter, Section 1201 (a)). In all but de minimis cases, gifts received must be publicly recorded and submitted to the City Clerk specifying the date received, the name and address of the donor, and the value of the gift. Under no circumstance shall officials or employees solicit gifts of any kind. A gift having a value in excess of twenty-five dollars (\$25.00) may not be considered de minimis.

The term gift for the purposes of this Code means any gratuity, benefit, or any other thing of value which is accepted by, paid for, or given to a City employee, elected or appointed officials or by another on their behalf either directly or indirectly without consideration of equal or greater value. The term gift may include, by way of illustration and without limitation to, the following:

1. Preferential rate or terms on a debt, loan, goods, or services which rate is below the customary rate and is not either a government rate available to all other similarly situated government employees or officials or a rate which is available to similarly situated members of the public by virtue of occupation, affiliation, age, religion, sex, or national origin;

- 2. Transportation, lodging, or parking;
- 3. Food or beverage, other than that consumed at a single sitting or event; and
- 4. Membership dues.

City employees or officials shall not solicit or accept gifts, either directly or indirectly, from any person or entity doing business with or under regulation by the City or from the agent or lobbyist of such person or entity except on behalf of the City. The solicitation or acceptance of gifts shall create a rebuttable presumption that the employee knew or should have known that such solicitation or acceptance was based on an understanding that his/her official actions or judgments would thereby be influenced.

C. Nepotism

Hiring a relative is a special type of a conflict of interest that should be avoided. No public official or employee shall appoint, hire, advance or advocate the appointing, hiring or advancing of a member of his/her immediate family or household member to a city position, as provided in the City of Reading Personnel Code.

D. Whistle Blowing

Employees are expected to expose a violation of the Code of Ethics by any employee or business entity with which the City is doing business if such a violation creates a serious and specific danger to the public's health, safety or welfare.

Employees are expected to expose improper use of public office or any other abuse or neglect on the part of a city employee or public official. An employee with knowledge of actions or activities of ethical concern shall report them to the Board of Ethics. The identity of the employee will be confidential information of the Board of Ethics until a full investigation is initiated.

Retaliation against an employee who reports any violation, abuse or other improper action is strictly prohibited. Any such action will be a violation of the Code of Ethics and subject to the disciplinary and corrective action as ordered by the Board of Ethics.

E. Fraudulent or Other Activity. City employees or officials are expected to act ethically in the performance of all duties and responsibilities and avoid any involvement with, or any appearance of, behavior constituting fraud, misappropriation or other inappropriate conduct while carrying out the duties and obligations of their employment or office.

City employees or officials may not willfully or deliberately act, attempt to act, conspire to act, or solicit with the intent to act, carry out, or participate in any of the following activities:

- Embezzlement of money or resources for private purposes or use, from any City official, City employee, City department, City contractor or subcontractor, or third party agent doing business with the City government;
- b. Misappropriation of City funds, supplies, assets or resources;
- c. Falsification of any City record, including personnel records;
- d. Forgery or alteration of any check, bank draft, bank account, or other financial document:
- e. Forgery or alteration of timecard data and/or information;
- Receipt of a bribe or kickback, or willing participation in a scheme of bribery;
- g. Impropriety in the handling or reporting of money or financial transactions;
- h. Using insider knowledge of City activities to earn or generate any gift, profit or pecuniary benefit;
- Accepting, requesting, or seeking any material item or pecuniary benefit from contractors, vendors or parties providing services or materials to the City;
- k. Unauthorized destruction, removal or inappropriate use of City property, including data records, furniture, fixtures and equipment;
- I. Making false or intentionally misleading written or oral statements or representations in carrying out any official or employment duty orobligation; or
- Participation in any willful or deliberate act carried out with the intention of obtaining an unearned or unauthorized benefit by way of deception or other unethical means.

City employees or officials are to be familiar with the types of fraud and the potential activities and circumstances that may give rise to a fraudulent activity within his or her department, bureau, and area of responsibility.

City employees or officials are charged with the duty to be alert for any indication of fraudulent activity and all City employees or officials have a duty to report immediately any suspected fraudulent activity to the City Board of Ethics.

E. F. Use of City Property and Personnel

No personnel, equipment, supplies, facilities, vehicles, or any other property of the City may be used by employees or officials for private use. It is improper and may be unlawful for supervisors to use subordinates for their personal benefit. Reference is made to the City of Reading Personnel Code.

City employees or officials may not use any personnel, equipment, supplies, facilities, vehicles, or any other property owned and belonging to the City for their private purposes,

use, enjoyment, or benefit. City employees or officials who hold a supervisory position may not use the time, effort and resources of any subordinate City employees or official for their private purposes, use, enjoyment, or benefit. The provisions of this Section 6(F) are to be read together and with any related provision of the City of Reading Personnel Code.

F. G. Political Activities

Reference is hereby made to Sections 605(a) and 707 of the Charter and to Section 1.08 of the City of Reading Personnel Code. Said provisions are incorporated herein by reference and made a part hereof. The Board shall have jurisdiction over any matter where the executive branch of the government or City Council of the City of Reading has failed to take appropriate action in enforcing these provisions.

Section 605A and 707 of the City Charter and Section 1.08 of the City of Reading Personnel Code are incorporated herein by reference and made a part hereof. City employees or officials are to adhere to the sections restricting involvement in political activities as set forth in Sections 605A and 707 of the City Charter and Section 1.08 of the City of Reading Personnel Code. In the event that the City or City Council has failed to take appropriate action in enforcing the aforementioned provisions, then the Board of Ethics shall have jurisdiction to adjudicate any violation thereof.

SECTION 7. Penalties; Restitution

A. Penalties.

Upon any violation of the city provisions, including the undertaking of wrongful acts as described above or in the City of Reading Home Rule Charter, any of the following penalties shall be available to the Ethics Board for imposition:

- Admonition. In compliance with existing personnel practices, collective bargaining agreements and/or statutes, a letter to the respondent, the Mayor, the Managing Director, the Director of the Department in which the respondent is employed, if any, and the complainant, if any, indicating that the respondent has been found to have violated the City provisions;
- 2. Public Censure. In compliance with existing personnel practices, collective bargaining agreements and/or statutes, notification to the respondent, the Mayor, the Managing Director, the Director of the Department in which the respondent is employed, if any, and the complainant, if any, and the news media indicating that a violation of the City provisions took place and that the board strongly disapproves of the actions of the public official or public employee;

- 3. Recommendation to the Managing Director of Suspension, without compensation for a stated period of time not to exceed thirty (30) days, in compliance with existing personnel practices, collective bargaining agreements and/or statutes, with notification to the respondent, the Mayor, the Managing Director, the Director of the Department in which the respondent is employed, if any, and the complainant. If any such suspension is not imposed by the City, a written explanation of such decision shall be provided within five (5) days to the Board;
- 4. Recommendation to the Managing Director of Termination in compliance with existing personnel practices, collective bargaining agreements and/or statutes, with notification going to the respondent, the Managing Director, the Mayor, the Director of the Department in which is respondent is employed, if any, and the complainant, if any. If any such termination is not imposed by the City, a written explanation of such decision shall be provided within five (5) days to the Board;
- 5. Referral to the appropriate authorities for criminal prosecution in cases where a violation of this ordinance is also a violation of federal or state law;
- 6. *Ineligibility* for holding any office or position within the City for a period of up to five years, as set forth in Section 1202 (b) of the Charter of the City of Reading;
- 7. *Impose a fine*, not to exceed one thousand dollars (\$1,000.00) per violation;
- 8. *Imposition of an administrative fine* of not more than one thousand dollars (\$1,000.00) to defray the actual cost and expense of investigating any violation: and
- 9. Any person who realizes financial gain by way of a violation of any provisions of this ordinance, in addition to any other penalty provided by law or this ordinance, shall pay into the Treasury of the City, a sum of money up to the financial gain resulting from the violation. The Board shall determine the amount of financial gain realized; and
- 10. Any public official, public employee, person, corporation, company or other entity found to have participated in or benefited from a violation of this ordinance, may be barred from participating in business dealings with the City for a period of time not to exceed five (5) years, said period of time to be determined by the Board, in addition to being subject to any other penalty (prescribed by this ordinance) deemed appropriate by the Board.
- B. Restitution; Other penalties and remedies.

After finding that an individual has violated any provision of the Charter or this Code within the jurisdiction of the Board as provided for in this Code, the Board may take one or more of the following actions, if appropriate, in addition to penalties described in Section 7(a):

- 1. Order the subject to make restitution to those incurring damage or injury as a direct result of the actions of the subject that have been adjudicated as a violation of the Code or Charter:
- 2. Order the subject to cease and desist from engaging in a particular activity that is in violation of the Code, Charter, or any order issued by the Board;
- 3. Order the subject to take specified action to bring him/her into compliance with Board directives;
- 4. Refer the matter for review or with specific recommendation for action to law enforcement, regulatory or other authorities with jurisdiction of the matters;
- 5. Institute appropriate civil or equitable action to enforce the order and decision of the Board; and
- 6. Recommend to City Council the forfeiture of the office or position held by the subject with the City and recommend that the subject be ineligible to hold any City office or position for a period of up to five (5) years following such decision.

SECTION 8. Advisory Opinions

Upon the written request of any public official or city employee, or without such request should a majority of the Board deem it in the public interest, the Board may render advisory opinions concerning matters of governmental ethics, shall consider questions as to ethical conduct, conflicts of interest and the application of ethical standards set forth in this ordinance, and shall issue an advisory opinion in writing as to any such question. The Board may in its discretion publish its advisory opinions with any redactions necessary to prevent disclosure of the identity of the person who is the subject of the opinion.

An advisory opinion may be used as a defense in any subsequent investigation or prosecution, provided that the official or employee who sought the opinion did so in good faith and only to the extent material facts were not misrepresented in the request for the opinion.

SECTION 9. Complaint and Investigation Procedure

A. Who May File

Any person may file a complaint about alleged ethics violations of the Reading Code of Ethics or the City Charter. In addition, the Board may initiate proceedings. A person signing a complaint shall:

- Reasonably believe in the existence of facts upon which the claim is based;
 and
- 2. Reasonably believe that the complaint may be valid under the ethics provisions of the Code of Ethics and the City Charter.

B. How to File

Complaints must be submitted on forms provided by the Board. The Board shall make available this form upon request. The complaint shall state the name, job or office held by the alleged violator and a description of the facts that are alleged to constitute a violation. It must contain a notarized signature subject to the penalties of 18 Pa.C.S.A. § 4904 relating to unsworn falsification to authorities. The Board shall establish a separate P.O. Box through which to receive complaints. This P.O. Box shall be generally accessible by the investigative officer and/or the secretary, provided that the secretary is not a Board member.

C. Jurisdiction; Preliminary Investigation

- 1. Each complaint filed with the Board shall be immediately directed to and preliminarily reviewed by an investigating officer appointed by the Board (the "Officer") to determine whether the complaint falls within the jurisdiction of the Board. The aforesaid determinations shall be made within 30 days of the filing of the complaint. If the Officer determines that the Board does not have jurisdiction over the matter underlying the complaint, the complainant will be notified and no further action will be taken with regard to the complaint. If, however, the Officer determines that the complaint falls within the jurisdiction of the Board, the Officer shall authorize a preliminary investigation.
- 2. The preliminary investigation shall be initiated and accomplished at the sole direction of the Officer. If the Officer, in his/her sole discretion, finds that the violation(s), as alleged in the complaint, would, if proved, constitute a de minimis infraction, he/she may decline to initiate a preliminary investigation and dismiss the complaint, if to do so would be in the best interest of the citizens of the City of Reading.
- 3. At the onset of the preliminary investigation, the Officer shall notify both the complainant and the subject of the investigation of the filing of the complaint, the nature of the same, and the initiation of a preliminary investigation.

- 4. The preliminary investigation shall be completed within 60 days of the Officer's finding of jurisdiction.
- 5. If at any time during the preliminary investigation, an extension is necessary and justified, the Officer shall have additional time in 30-day segments. The Officer shall timely notify both the complainant and the subject of the investigation of each such extension.
- 6. At the conclusion of the preliminary investigation, the Officer shall determine whether there may exist facts to support the complaint. If the inquiry fails to establish such facts, the Officer shall dismiss the complaint and notify both the complainant and the subject of the complaint of the dismissal of the complaint. If, however, at the conclusion of the preliminary investigation the Officer determines that there may exist facts to support the complaint, the Officer shall authorize a full investigation.

D. Full Investigation

If a preliminary investigation uncovers facts to support the complaint, the Officer shall authorize a full investigation. The complainant and the subject of the investigation shall be notified within three (3) days of the initiation of a full investigation and the subject shall be notified of the identity of the complainant. Until the investigation is concluded or terminated, the Officer will notify both the complainant and the subject of the investigation of the status of the investigation at least every ninety (90) days. Within one hundred eighty (180) days of the initiation of the full investigation, the Officer must either terminate the investigation or issue a findings report to the subject.

E. Findings Report

The findings report shall set forth the pertinent findings of fact as determined by the Officer. The Officer shall deliver the findings of fact to the complainant and the subject of the investigation. The subject of the investigation may, within 30 days of the report, request an evidentiary hearing, unless an extension is obtained from the Officer. When such a request is received by the Officer, the Officer shall immediately notify the Board of the request for a hearing, and the names of the parties involved. The Board shall upon receipt of such notice engage two attorneys: one to represent the facts in support of the complaint; and one to advise the Board in matters related to the evidentiary hearing. The Board solicitor shall not have any involvement in a particular matter once the findings report has been issued.

F. Evidentiary Hearing

1. **Timing.** An evidentiary hearing must be held within forty-five (45) days of the filing of a request for the same.

- 2. Evidence. The subject of the investigation shall have reasonable access to any evidence intended to be used at a hearing. The subject of the investigation shall have the opportunity to be represented by counsel and to subpoena witnesses, present evidence, cross examine witnesses against him/her, submit argument and shall be entitled to exercise all rights of confrontation and the like afforded him/her by the United States Constitution and the Pennsylvania Constitution.
- 3. **Closed Hearing.** The hearing shall be closed to the public unless the subject requests an open hearing in writing to the Board at least five (5) days before the hearing.

G. Decision by the Board; Final Order.

At the conclusion of the evidentiary hearing, the Board will determine by majority vote of those members presiding whether the evidence supports a finding that the subject of the complaint violated provision(s) of either the Charter or the Code.

Upon reaching a determination on the complaint, the Board shall issue a final order. A copy of said final order shall be immediately delivered to both the complainant and the subject of the complaint.

H. Petition for Reconsideration.

A subject, having been found to have violated a provision of the Charter or Code, may file a petition for reconsideration of the Board's decision. Such petition shall be filed with the Board within ten (10) days of the day the Board issues its final order.

I. Protection of Complainant

No person may be penalized, nor any employee of the City be discharged, suffer change in his/her official rank, grade or compensation, denied a promotion, or threatened, for a good faith filing of a complaint with the Board, or providing information or testifying in any Board proceeding.

SECTION 10. Confidentiality of Board Information

All Board proceedings and records relating to an investigation shall be confidential until a final determination is made by the Board, except as may be required to effect due process. The final order shall become a public record once the subject has exhausted all appeal rights or has failed to timely exercise such rights. All other file material shall remain confidential.

SECTION 11. Wrongful Use of Board of Ethics

The purpose of the Board of Ethics is to endeavor to maintain a high standard of ethical behavior by City employees and officials. This will be most effective when City employees, officials and citizens work together to set and maintain high ethical standards. Complaints directed to the Board must be based on fact. Those filing complaints must have the intent to improve the ethical climate of the City. Wrongful use of the Code is prohibited and those individuals engaged in such conduct may be subject to penalties as set forth in Section 7.

Wrongful use of the Code of Ethics is defined as either:

- 1. Filing an unfounded, frivolous or false complaint. A complaint is unfounded, frivolous or false if it is filed in a grossly negligent manner without a basis in law or fact and was made for a purpose other than reporting a violation of this Code. A person has not filed a frivolous complaint if he/she reasonably believes that facts exist to support the claim and either reasonably believes that under those facts the complaint is valid under this Code or acts upon the advice of counsel sought in good faith and given after full disclosure of all relevant facts within his/her knowledge and information.
- 2. Publicly disclosing or causing to be disclosed information regarding the status of proceedings before the Board and facts underlying a complaint before the Board, including the identity of persons involved and that a complaint has been filed.

BILL NO.	
AN ORD	INANCE

AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF READING, BERKS COUNTY, PENNSYLVANIA, FEE SCHEDULE, ADMINISTRATIVE FEES, PUBLIC WORKS ENGINEERING FEES.

THE CITY OF READING HEREBY ORDAINS AS FOLLOWS:

SECTION 1: The Code of Ordinances of the City of Reading, Berks County, Pennsylvania, Fee Schedule, Administrative Fees, Public Works Engineering Fees shall be and is hereby amended and shall hereafter be set forth as shown in Exhibit A attached hereto and made a part here.

SECTION 2: All other items, parts, sections, etc. of the Code of Ordinances of the City of Reading, Berks County, Pennsylvania, which are contrary to the amended chart attached as Exhibit A are hereby repealed; otherwise all other parts, sections, etc. of said Code and Chapter shall remain in effect unchanged and likewise are ratified.

SECTION 3: This ordinance shall be effective ten (10) days after its adoption and approval by the Mayor, in accordance with Section 219 of the City of Reading Home Rule Charter.

	Enacted	, 2009
Attest:		President of Counci
City Clerk		
Submitted to Mayor:		
Date:		
Received by the Mayor's Office:		
Date:		
Approved by Mayor:		
Date:		
Vetoed by Mayor:		
Date:		

EXHIBIT A

— · ·	B	1,	EXHIBIT A		
Department	Division	Item	Item	Current	New
Public	Engineering	Curb Permit	0-24'	\$120	\$250
Works					
Public	Engineering	Curb Permit	25-49'	\$135	\$300
Works					
Public	Engineering	Curb Permit	50-99'	\$150	\$350
Works					
Public	Engineering	Building Line	0-49'	\$75	\$200
Works		Survey			
Public	Engineering	Building Line	50-99'	\$100	\$250
Works		Survey			
Public	Engineering	Street Cut	0-5 sq yard	\$140	\$150
Works		Permit			
Public	Engineering	Street Cut	5 + sq yard,	\$110	\$120
Works		Permit	per		
			additional		
			yard		
Public	Engineering	Street	1' by 15'	\$16	\$35
Works		Restoration			
Public	Engineering	Street	2' by 15'	\$32	\$70
Works		Restoration			
Public	Engineering	Driveway	Residential	\$100	\$400
Works		Permit			
Public	Engineering	Driveway	Commercial	\$200	\$450
Works		Permit			
Public	Engineering	Driveway		\$50	\$50
Works		Reconstruction			
Public	Engineering	Sidewalk		\$20	\$50
Works		Occupancy			
Public	Engineering	Sidewalk Vault		\$50	\$80
Works					
Public	Engineering		Permit	\$35	\$80
Works		Repair			
		Construction			
Public	Engineering	Handicap	Permit	\$0	
Works					
Public	Engineering	Pole Fee	Permit	\$30	\$80
Works					

*Note fee now includes inspection costs								
Public	Engineering	Pole Fee Penalty	\$1000	\$1000 +				
Works			+ costs	costs				

TO: City Council

FROM: Ryan Hottenstein, Managing Director **PREPARED BY:** Cindy DeGroote, Grants Coordinator

MEETING DATE: June 8, 2009 AGENDA MEMO DATE: June 3, 2009

REQUESTED ACTION: Council approve the ordinance to amend the CIP to modify funding in a

total amount the amount of \$600,000 for new projects and reallocating \$40,000 from the Hillside Renovation project to the Kerper's Landing

Renovation Project

RECOMMENDATION

The Administration recommends Council approve an ordinance authorizing the modification of CIP funds in the amount of \$40,000 from the Hillside Renovation Project to the Kerper's Landing Renovation Project.

The Administration further recommends the addition of two new projects:

- 1. An extension to River Rd.
- 2. Main Street infrastructure improvements

BACKROUND

The City received grants from the Pennsylvania Fish and Boat Commission Boating Facility Grant Program and the Pennsylvania Department of Conservation and Natural Resource Community Conservation Partnerships Program to renovate the boat launch at Kerper's Landing located in Riverfront Park. The City needs an additional \$40,000 In order to complete the renovation project. The Hillside Playground Renovation Project is complete and has \$40,000 remaining in the CIP budget.

The City is has received an allocation of \$1.6 million in Federal Highway dollars for the extension of River Rd, which has an estimated total project cost of \$2 million. In order to secure these funds the City will need to provide a 20% local match, which amounts to \$400,000.00.

The City has submitted an application for a Main Street designation to the Pennsylvania Department of Community and Economic Development (DCED).

A PA Main Street Community designation will help accomplish the goals outlined in the Downtown 20/20 plan. An allocation of \$200,000.00 will provide funding for necessary infrastructure improvements as identified by the Downtown 20/20 steering committee, as well as provide the necessary match for funds made available upon receipt of a Main Street designation.

BUDGETARY IMPACT

Zero impact to the General Fund; however, the CIP will be increased by \$600,000.00 for a new total of \$17,159,151.00.

PREVIOUS ACTION

None

SUBSEQUENT ACTION

None

REVIEWED BY

Public Works Director and Managing Director

RECOMMENDED MOTION

Approve/Deny the authorization to modify the CIP to move \$40,000 from the Hillside Renovation Project to the Kerper's Landing Renovation Project and increase the CIP in total by \$600,000 to provide matching funds for the extension of River Rd and Main Street infrastructure improvements.

BILL NO.	2009
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AN ORDINANCE

AN ORDINANCE AMENDING THE FY 2006-2012 CAPITAL IMPROVEMENT PLAN FOR THE CITY OF READING.

SECTION 1. The City Council amends the FY 2006-2012 Capital Improvement Program by reallocating \$40,000.00 from the Hillside Playground renovation project to the Kerper's Landing Renovation project.

SECTION 2. The City Council amends the FY 2006-2012 Capital Improvement Program totaling \$16,559,151.00 of debt funding by providing funds for the extension of River Rd. in the amount of \$400,000.00 and Main Street infrastructure improvements in the amount of \$200,000.00 for a new program total of \$17,159,151.00.

SECTION 3. The proposed amendments are set forth in Exhibit A, as attached hereto and made a part hereof.

SECTION 4. This ordinance shall become effective ten (10) days after its adoption, in accordance with Section 221 of the City of Reading Home Rule Charter.

	Enacted	, 2009	
			President of Counci
Attact			
Attest:			
City Clerk			

EXHIBIT A

CITY OF READING CAPITAL IMPROVEMENTS PROGRAM FY 2006 - FY 2012

			DEBT	EXPENDITURES			NEW
PROJECT	YEAR	PROJ. COST	FINANCING	TO DATE	BALANCE	AMENDMENT	BUDGET
2006							
FIRE REPLACE RESCUE 1	2006	\$450,000.00	\$450,000.00	\$462,441.00	(\$12,441.00)	\$12,441.00	\$462,441.00
IT DISASTER RECOVERY	2006	\$1,250,000.00	\$1,250,000.00	\$1,252,025.00	(\$2,025.00)	\$2,025.00	\$1,252,025.00
IT Uninterrupted Power Source	2006	\$67,000.00	\$67,000.00	\$16,900.00	\$50,100.00	\$0.00	\$67,000.00
IT PURCHASE GIS SYSTEM FOR CITYWIDE*	2006	\$3,000,000.00	\$750,000.00	\$91,779.00	\$658,221.00	(\$568,221.00)	\$181,779.00
FIRE BUILD OAKBROOK FIRE STATION	2006	\$1,500,000.00	\$1,500,000.00	\$428,058.00	\$1,071,942.00	\$2,000,000.00	\$3,500,000.00
POLICE RANGE CLASSROOM ADDITION	2006	\$52,000.00	\$52,000.00	\$0.00	\$52,000.00	\$200,000.00	\$252,000.00
PW PUBLIC PROPERTY CITY HALL ROOF	2006	\$100,000.00	\$100,000.00	\$7,000.00	\$93,000.00	\$0.00	\$100,000.00
Penn Street Bridge Lighting Repairs	2006	\$87,000.00	\$87,000.00	\$0.00	\$87,000.00	\$0.00	\$87,000.00
PW HIGHWAYS SALT BRINE EQUIPMENT	2006	\$50,000.00	\$50,000.00	\$33,393.00	\$16,607.00	(\$16,607.00)	\$33,393.00
LIBRARY NORTHWEST BRANCH REPAIRS	2007	\$60,000.00	\$60,000.00	\$17,000.00	\$43,000.00	\$0.00	\$60,000.00
POLICE EVIDENCE ROOM EXPANSION	2006	\$200,000.00	\$200,000.00	\$10,472.00	\$189,528.00	\$50,000.00	\$250,000.00
PW PUBLIC PROPERTY STADIUM HIGH MAST REPLACEMENT	2006	\$152,000.00	\$152,000.00	\$115,290.00	\$36,710.00	(\$36,710.00)	\$115,290.00
PW RECREATION BAER PARK PLAYGROUND RENOVATION	2006	\$100,000.00	\$50,000.00	\$3,975.00	\$46,025.00	\$0.00	\$50,000.00
IT AC Unit	2006	\$100,000.00	\$100,000.00	\$100,000.00	\$0.00	\$0.00	\$100,000.00
TOTAL		\$7,168,000.00	\$4,868,000.00	\$2,538,333.00	\$2,329,667	\$1,642,928	\$6,510,928.00
	1	T					
2007	<u> </u>						
FIRE REPLACE ENGINE 14	2007	\$475,000.00	\$475,000.00	\$473,538.00	\$1,462.00	(\$1,462.00)	\$473,538.00
POLICE Downtown Camera Network	2007	\$1,785,000.00	\$390,000.00	\$91,560.00	\$298,440.00	\$0.00	\$390,000.00

PW RECREATION CITY PARK RENOVATION	2007	\$1,050,000.00	\$1,500,000.00	\$49,504.00	\$1,450,496.00	\$0.00	\$1,500,000.00
PW HIGHWAYS TRASH COMPACTOR TRUCK	2007	\$120,000.00	\$120,000.00	\$103,394.00	\$16,606.00	(\$16,606.00)	\$103,394.00
PW PUBLIC PROPERTY BANDSHELL REHABILITATION	2007	\$80,000.00	\$80,000.00	\$45,337.00	\$34,663.00	\$0.00	\$80,000.00
PW PUBLIC PROPERTY Pagoda Renovations	2007	\$1,443,900.00	\$1,443,900.00	\$100,468.00	\$343,432.00	\$0.00	\$1,443,900.00
PW HIGHWAYS DUMP TRUCK	2007	\$110,000.00	\$110,000.00	\$64,615.00	\$45,385.00	(\$64,615.00)	\$45,385.00
PW RECREATION BAER PARK PLAYGROUND RENOVATION PW RECREATION Hillside Playground Renovation	2007	\$100,000.00 \$70,000.00	\$50,000.00 \$60,000.00	\$3,975.00 \$2,230.00	\$46,025.00 \$0.00	\$0.00 \$0.00	\$50,000.00 \$0.00
		. ,	. ,	. ,	·	·	·
PW SKYLINE DRIVE WALL REPAIR	2007	\$171,500.00	\$171,500.00	\$0.00	\$171,500.00	\$0.00	\$171,500.00
PW TRAFFIC ENGINEERING BUCKET TRUCK	2007	\$70,000.00	\$70,000.00	\$21,740.00	\$48,260.00	(\$48,260.00)	\$21,740.00
PW RECREATION SCHLEGEL PARK POOL REPLASTER/TILE	2007	\$150,000.00	\$150,000.00	\$202,100.00	(\$52,100.00)	\$52,100.00	\$202,100.00
PW TRAFFIC ENGINEERING HANDICAP RAMPS	2007	\$50,000.00	(\$50,000.00)	\$0.00	\$0.00	(\$50,000.00)	\$0.00
PW PUBLIC PROPERTY 6 & PENN COURTYARD UPGRADE PW PUBLIC PROPERTY ATHLETIC FIELD LIGHTING PW PARKS City Park Pond Remediation & Water Feature	2007 2007 2007	\$120,000.00 \$50,000.00 \$230,000.00	\$120,000.00 (\$50,000.00) (\$230,000.00)	\$0.00 \$0.00 \$0.00	\$12,000.00 \$0.00 \$0.00	\$0.00 (\$50,000.00) (\$230,000.00)	\$120,000.00 \$0.00 \$0.00
PW FLEET GARAGE OVERHEAD LUBRICATION SYSTEM	2007	\$114,666.00	\$114,666.00	\$0.00	\$114,666.00	\$0.00	\$114,666.00
TOTAL		\$6,330,066.00	\$4,665,066.00	\$1,158,461	\$2,570,835	(\$508,843)	\$4,756,223.00
2008							
FIRE BUILD PENN STREET FIRE STATION	2008	\$2,500,000.00	\$2,500,000.00	\$0.00	\$2,500,000.00	(\$2,500,000.00)	\$0.00
PW PUBLIC PROPERTY STADIUM FIELD LIGHTING UPGRADES	2007	\$60,000.00	\$60,000.00	\$0.00	\$60,000.00	\$0.00	\$60,000.00
PW PUBLIC PROPERTY STADIUM HIGH MAST PAINTING	2007	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	\$0.00	\$50,000.00
PW PUBLIC PROPERTY CITY HALL BRASS RESTORATION	2007	\$75,000.00	\$75,000.00	\$0.00	\$75,000.00	(\$75,000.00)	\$0.00
CD OUTDOOR FURNISHINGS	2007	\$60,000.00	\$60,000.00	\$0.00	\$60,000.00	(\$60,000.00)	\$0.00
	0000	#160 000 00	(\$80,000.00)	\$0.00	\$0.00	(#00,000,00)	\$0.00
PW RECREATION 3rd & SPRING PLAYGROUND RENOVATION	2008	\$160,000.00	(\$60,000.00)	φυ.υυ	Ф 0.00	(\$80,000.00)	φυ.υυ

\$140,000.00

LIBRARY MAIN BRANCH RENOVATION

\$0.00

\$40,000.00

(\$100,000.00)

\$40,000.00

IT Hardware	2008	\$126,000.00	\$126,000.00	\$0.00	\$126,000.00	\$0.00	\$126,000.00
PW RECREATION Angelica Nature Center	2008	\$1,000,000.00	\$1,000,000.00	\$0.00	\$1,000,000.00	\$0.00	\$1,000,000.00
IT Software	2008	\$365,000.00	\$365,000.00	\$0.00	\$365,000.00	\$0.00	\$365,000.00
HR SECURITY City Hall	2008	\$30,600.00	\$30,600.00	\$0.00	\$30,600.00	(\$30,600.00)	\$0.00
PLANNING Green Roof for City Hall	2008	\$336,000.00	\$336,000.00	\$0.00	\$336,000.00	(\$336,000.00)	\$0.00
PW PARKS Duryea Drive Guard Rails	2009	\$230,000.00	\$230,000.00	\$0.00	\$230,000.00	\$0.00	\$230,000.00
COUNCIL MULTIMEDIA UPGRADE Council Chambers	2008	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	\$0.00	\$50,000.00
TOTAL		\$5,142,600.00	\$4,752,600.00	\$0.00	\$4,882,600.00	(\$3,131,600.00)	\$1,881,000.00
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2009							
PW HIGHWAYS FRONT END LOADER	2008	\$175,000.00	\$175,000.00	\$0.00	\$175,000.00	\$0.00	\$175,000.00
PW HIGHWAYS STREET SWEEPERS	2007	\$300,000.00	\$300,000.00	\$0.00	\$300,000.00	\$0.00	\$300,000.00
PW FLEET BIG TRUCK LIFT	2008	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	(\$50,000.00)	\$0.00
PW TRAFFIC ENGINEERING HANDICAP RAMPS	2007	\$50,000.00	(\$50,000.00)	\$0.00	\$0.00	(\$50,000.00)	\$0.00
FIRE BUILD NEW HAMPDEN/MARION FIRE STATION	2009	\$2,500,000.00	\$2,500,000.00	\$0.00	\$2,500,000.00	(\$2,500,000.00)	\$0.00
PW RECREATION NORTHMONT PLAYGROUND RENOVATION	2009	\$160,000.00	(\$80,000.00)	\$0.00	\$0.00	(\$80,000.00)	\$0.00
MAYORS OFFCIE First Energy Stadium Repair	2009	\$26,000,000.00	\$1,300,000.00	\$0.00	\$1,300,000.00	\$0.00	\$1,300,000.00
PW STREETS Bridge Repair	2009	\$450,000.00	\$450,000.00	\$0.00	\$450,000.00	\$0.00	\$450,000.00
PW PARKS City Hall Improvements	2009	\$150,000.00	\$150,000.00	\$0.00	\$150,000.00	\$0.00	\$150,000.00
PW STEETS Main Street Infrastructure Improvements	2009	\$1,500,000.00	\$200,000.00	\$0.00	\$200,000.00	\$0.00	\$200,000.00
TOTAL		\$31,335,000.00	\$4,995,000.00	\$0	\$5,125,000	(\$2,680,000)	\$2,575,000.00
					T		
2010							
CED African American Museum Site Preparation	2007	\$6,170,000.00	\$500,000.00	\$0.00	\$500,000.00	\$0.00	\$500,000.00
LIBRARY COLITURACT REALICH REPAIRS	2000	\$70,000.00	\$70,000.00	\$0.00	\$70,000.00	\$0.00	\$70,000.00
LIBRARY SOUTHEAST BRANCH REPAIRS	2008	\$250,000.00	\$200,000.00	\$0.00	\$200,000.00	(\$200,000.00)	\$70,000.00
CED ALLEY AND ROW IMPROVEMENTS	2008			•			·
PW PUBLIC PROPERTY ATHLETIC FACILITIES LIGHTING	2008	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	(\$50,000.00)	\$0.00
PW TRAFFIC ENGINEERING HANDICAP RAMPS	2008	\$50,000.00	(\$50,000.00)	\$0.00	\$0.00	(\$50,000.00)	\$0.00
PW PARKS FRONT END LOADER	2009	\$120,000.00	\$120,000.00	\$0.00	\$120,000.00	(\$120,000.00)	\$0.00

PW HIGHWAYS STREET SWEEPERS	2009	\$300,000.00	\$300,000.00	\$0.00	\$300,000.00	(\$300,000.00)	\$0.00
LIBRARY MAIN BRANCH EXPANSION	2010	\$8,000,000.00	\$2,000,000.00	\$0.00	\$2,000,000.00	(\$2,000,000.00)	\$0.00
PW RECREATION KEFFER PARK FIELD HOUSE RENOVATION	2008	\$100,000.00	\$40,000.00	\$0.00	\$0.00	\$40,000.00	\$0.00
IT Hansen Dynamic Portal	2008	\$286,000.00	\$286,000.00	\$0.00	\$286,000.00	\$0.00	\$286,000.00
PW STREETS River Road Extension	2010	\$2,000,000.00	\$400,000.00	\$0.00	\$400,000.00	\$0.00	\$400,000.00
TOTAL		\$17,396,000.00	\$3,916,000.00	\$0	\$3,926,000	(\$2,680,000)	\$1,256,000.00
2011							
PW HIGHWAYS STREET SWEEPERS	2010	\$300,000.00	\$300,000.00	\$0.00	\$300,000.00	(\$300,000.00)	\$0.00
PW PARKS GROUNDMASTER TRACTOR	2010	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	\$0.00	\$50,000.00
LIBRARY New NW Branch	2011	\$1,800,000.00	\$1,800,000.00	\$0.00	\$1,800,000.00	(\$1,800,000.00)	\$0.00
PW PUBLIC PROPERTY ATHLETIC FACILITIES LIGHTING	2010	\$50,000.00	\$50,000.00	\$0.00	\$50,000.00	(\$50,000.00)	\$0.00
LIBRARY NORTHEAST BRANCH REPAIRS	2009	\$70,000.00	\$70,000.00	\$0.00	\$70,000.00	\$0.00	\$70,000.00
PW TRAFFIC ENGINEERING HANDICAP RAMPS	2008	\$50,000.00	(\$50,000.00)	\$0.00	\$0.00	(\$50,000.00)	\$0.00
PW TRAFFIC ENGINEERING HANDICAP RAMPS	2008	\$50,000.00	(\$50,000.00)	\$0.00	\$0.00	(\$50,000.00)	\$0.00
CD/PLANNING Whitewater Park	2007	\$522,810.00	\$525,000.00	\$0.00	\$525,000.00	(\$525,000.00)	\$0.00
PW RECREATION PENDORA PARK FIELD HOUSE RENOVATION	2008	\$200,000.00	(\$100,000.00)	\$0.00	\$0.00	(\$100,000.00)	\$0.00
LIBRARY BOOK MOBILE REPLACEMENT	2010	\$120,000.00	\$120,000.00	\$0.00	\$120,000.00	(\$120,000.00)	\$0.00
CED ALLEY AND ROW IMPROVEMENTS	2009	\$250,000.00	\$250,000.00	\$0.00	\$250,000.00	(\$250,000.00)	\$0.00
CED ALLEY AND ROW IMPROVEMENTS	2010	\$250,000.00	\$250,000.00	\$0.00	\$250,000.00	(\$250,000.00)	\$0.00
PW PUBLIC PROPERTY STADIUM FIELD LIGHTING UPGRADES	2010	\$60,000.00	\$60,000.00	\$0.00	\$60,000.00	\$0.00	\$60,000.00
TOTAL		\$2 772 810 00	¢3 275 000 00	ΦΩ	\$2.475.000	(\$3.405.000)	\$190,000,00

Total CIP	\$71,144,476.00	\$26,471,666.00	\$3,696,794	\$22,309,102	(\$10,852,515)	\$17,159,151.00

The estimated schedule for the drawing down of funds for the remainig four years of the CIP is as follows:

Approximately \$13.2 million remains in eligible CIP projects.

The City of Reading would expend approximately \$3.3 million per year from the beginning of 2009 to the completion of the last CIP projects which are scheduled for 2011.

This annual expenditure translates into a monthly expenditure of approximately \$275,000 or approximately \$1.65 million every six months. While the CIP project list concludes in 2011 it is expected final completion of all projects would not occur until 2012.

Notes:

- 1. The stadium high mast replacement project is proposed to remain unscheduled until final determination of whether to renovate or re-locate Municipal Stadium is made.
- 2. Although street paving is budgeted every year, the magnitude of the effort is beyond the City's financial capacity, thus proposing State and Federal funding. The project could be debt financed, but the life of a road is less than 10 years making it a poor candidate for such funding.
- 3. Main Street Improvements match will be drawn over a period of 5 years



CITY OF READING, PENNSYLVANIA

M E M O R A N D U M

TO: Linda A. Kelleher

FROM: Juan Zabala DATE: 5/28/09

SUBJECT: Resolution Amendment

Linda,

This Main Street Program is vital to the growth and development of the Downtown 20/20 initiative and also the restoration of the entire city of Reading. It is through this amendment that we hope to finalize the resolutions that was previously approved at a council meeting. This amendment includes an expansion of the Main Street program to the 100 block of North 9th Street and North 10th Street. The expansion is needed in order to rehabilitate communities where many city attractions are found, attractions such as Genesius Theatre and the Reading Symphony Orchestra. The amendment also includes an addition that will incorporate a Board of Directors which will be composed of representatives of stakeholder property owners, business owners, residents, and community agencies that are located in the Main Street Program district. This board will work in conjunction with the City of Reading Planning and Implementation Committee to ensure that the development of this district is done efficiently.

<u>CITY OF READING</u> <u>FAÇADE IMPROVEMENT GRANT</u> PROJECT & BUDGET NARRATIVE

FY-2009 YR-1

The City of Reading Downtown 20/20 Coalition and the Reading Main Street Board of Directors have as a significant objective in FY-2009 the provision for a Reading Main Street District Façade Improvement Reimbursement Grant Program for the property and business owners in the Downtown 20/20 Revitalization Plan Main Street District. These stakeholders have endured difficulties in maintaining investments and business activity over the years as benign neglect caused the deterioration of the CBD streetscape. The Downtown 20/20 Revitalization Coalition and the Reading Main Street Board of Directors has made this outreach activity a priority in its initial 5-Year Strategic Revitalization Plan. This application requests \$30,000 in New Communities Façade Grant funding to be matched dollar for dollar (\$30,000) by private reinvestment. The line item is listed under General Construction (Renovations). The objective is to improve the 'face' of the CBD while offering an opportunity for stakeholders to support the overall Downtown 20/20 Revitalization Plan. The City will provide an additional \$30,000 in support funding for Operating Costs including staff administration and training, consumables and promotion of the Façade Improvement Program. Technical assistance will include permit assistance, inspections and other support services to private property and business owners as they undertake the façade improvement projects. The City will add line items into its FY-2009 Capital Improvements Program budget to include \$6,000 in administration support listed under Operating Costs (Salaries), \$2,000 for (Training), \$4,000 in (consumable supplies) to print and distribute Façade Grant applications and provide follow-up documentation, \$500 (Travel) and an additional \$5,000 in (Promotion/Advertising) to raise the awareness of the new program. A \$10,000 (Consulting/Technical Assistance) as needed and finally, \$2,500 is set aside for a program/contract audit and/or legal assistance listed under Related Costs (Legal).

The total budget for the Year 1 Façade Program shall be \$90,000

DCED Support = \$ 30,000. Local Support = \$ 30,000. Private Support = \$ 30,000.

Total = \$ 90,000.

Submitted: May 28, 2009

CITY OF READING FAÇADE IMPROVEMENT GRANT PROGRAM

BUDGET Fy-2009 YEAR ONE

Sources	Main Street	City of Reading	Property Owr	er Fundraising	Grant Fund	ding Total
Туре	DCED	Local	Private	Foundations	DCED	
Acquisition						
Land	0	0	0	0	0	0
Buildings	0	0	0	0	0	0
Subtotal	0	0	0	0	0	0
General Const.						
New Construction	0	0	0	0	0	0
Renovations	30,000	0 30	0,000	0	0	60,000
Subtotal	30,000	0 3	0,000	0	0	60,000
Infrastructure						
Roads & Streets	0	0	0	0	0	0
Parking	0	0	0	0	0	0
Water/Sewer	0	0	0	0	0	0
Utilities	0	0	0	0	0	0
Demolition	0	0	0	0	0	0
Excavation	0	0	0	0	0	0
Enviro Cleanup	0	0	0	0	0	0
Subtotal	0	0	0	0	0	0
Machinery	0	0	0	0	0	0
New Equip.	0	0	0	0	0	0
Used Equip.	0	0	0	0	0	0
Upgrade Existing	0	0	0	0	0	0
Installation	0	0	0	0	0	0
Vehicles	0	0	0	0	0	0
Subtotal	0	0	0	0	0	0
Operating Costs						
Working Capital						
Salaries & Fringes	s 0	6,000	0	0	0	6,000
Training & Tech	0 2	2,000	0	0	0	2,000
Consumables	0	4,000	0	0	0	4,000
Travel	0	500	0	0	0	500
Promotion	0	5,000	0	0	0	5,000

TOTAL	30,000	30,000	30,000	0	0	90,000	
Subtotal	0	0	0	0	0	0	
Other	0	0	0	0	0	0	
Other							
Subtotal	0	12,500	0	0	0	12,500	
Contingencies	0	0	0	0	0	0	
Closing Costs	0	0	0	0	0	0	
Legal Costs	0	2,500	0	0	0	2,500	
Enviro. Assess.	0	0	0	0	0	0	
Insurance	0	0	0	0	0	0	
Fees	0	0	0	0	0	0	
Inspections	0	0	0	0	0	0	
Engineerinbg	0	0	0	0	0	0	
Prof/Consult.	0	10,000	0	0	0	10,000	
Related Costs							
Subtotal	0	17,500	0	0	0	17,500	
Indirect Costs	0	0	0	0	0	0	
Audit	0	0	0	0	0	0	
Space Costs	0	0	0	0	0	0	
Office Equipment	0	0	0	0	0	0	

Resolution I	No.

A RESOLUTION AMENDMENT FOR RESOLUTION NO. 56-2009 TO INCOPORATE THE 100 BLOCK OF 9^{TH} AND 10^{TH} STREET IN THE MAIN STREET PROGRAM AND INCLUDE A MAIN STREET PROGRAM BOARD OF DIRECTORS:

WHEREAS, the City of Reading is desirous of obtaining a designation as a PA Main Street Community from the Department of Community and Economic Development of the Commonwealth of Pennsylvania ("DCED") from the PA New Communities Program for prevention and elimination of blight under Section 4(C) of the Housing and Redevelopment Assistance Law, as amended.

WHEREAS, approved by the City Council of the City of Reading that a blighting influence exists because of urban decay and continued divestment in the Central Business District of the City of Reading, Berks County, Pennsylvania (the "City") in and around Penn Street from Second Street to Eleventh Street and from Washington Street to Franklin Street and within the City. The Downtown 20/20 Revitalization Project will prevent further blight and/or eliminate the existing influence by revitalizing the physical infrastructure of the principle streets within the central business district. The Downtown 20/20 Project is designed to 1) eliminate blighting influences, 2) improve pedestrian safety by mitigating vehicle/ pedestrian conflict, 3) improve emergency vehicle reaction time and 4) stabilize the economic activity within the district in order to attract new businesses and create more jobs. The Downtown 20/20 Project is being overseen by the City of Reading Planning & Implementation Committee will assist commercial revitalization through organizing broad community support, implementing strategic business retention and recruitment policies, marketing and promoting the district and leveraging private dollars through the reuse of existing buildings.

WHEREAS, City Council has approved that the City will assume the provision of the full and local share of the project costs.

WHEREAS, the City Clerk of the City Council is directed to execute a certificate attesting to the adoption of this Resolution and to furnish a copy of the Resolution to DCED.

NOW THERFORE BE IT RESOLVED that City Council approves the amendment to include the 100 block of North 9th Street and North 10th Street in the Main Street Program, and incorporate the Main Street Program Board Directors to oversee the Downtown 20/20 project in conjunction with the City of Reading Planning and Implementation Committee.

	Adopted by Council	, 2009
	Vaughn D. Spencer President of Council	
Attest: Linda A. Kelleher City Clerk	1 resident of Gouneil	



CITY OF READING, PENNSYLVANIA

M E M O R A N D U M

TO: Members of Council

FROM: Linda A. Kelleher, City Clerk

DATE: May 27, 2009

SUBJECT: 1420 Old Wyomissing Rd

Several weeks ago the office received a call from the Director of the County Assessment Office concerning 1420 Old Wyomissing Road, owned by Mr. and Mrs. John Krauthasuer. Mr. Krauthauser was permanently disabled while serving in the United States military, which makes the Krauthauser's eligible for disabled property tax exemption. They have had the disabled veteran's property tax exemption since 1994. The State Veteran's Commission reviews all tax exemptions every five years to determine if continued financial need exists.

A review form was mailed out to the Krauthasuer's in November. Unfortunately Mrs. Krauthauser did not return the form to the County Department of Veteran's Affairs until sometime around the beginning of January 2009. The exemption was approved but can only be applied to the tax period beginning January 2010. The tax exemption cannot apply to the City and County taxes for the 2009 calendar year, as these taxes are deemed due on January 1. Since there is no appeal process in place, the Krathausers must seek tax exemptions for 2009 from each individual tax entity (City, County and School).

A copy of the assessment record is attached for your review, along with some correspondence pertaining to this issue. The Krauthauser's 2009 City property taxes total \$1,143.36. Please let me know if City Council would be willing to adopt a resolution that would exonerate the Krauthauser's 2009 property taxes.

Thank you.

C: Managing Director
Finance Director
Solicitor
D. Sauder, Sen O'Pake's Office



RESOLUTION	NO.
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Exonerating the 2009 City Real Estate Taxes of \$1, Road, owned by Mr. and Mrs. John Krauthauser Disabled Veteran's Tax Exemption.	·
Adopted by Cou	ıncil, 2009
	Vaughn D. Spence President of Council
Attest:	

Linda A. Kelleher CMC

City Clerk